

Representative Hall, Atlanta, Georgia**Tuesday, February 14, 2006**

The House met pursuant to adjournment at 10:00 o'clock, A.M., this day and was called to order by the Speaker.

The roll was called and the following Representatives answered to their names:

Abdul-Salaam	Day	Hill, C.A	McCall	Scott, A
E Amerson	Dickson	Holt	E McClinton	Scott, M
E Anderson	Dodson	Horne	Meadows	Setzler
Ashe	Drenner	Howard, E	Millar	Shaw
Barnard	Ehrhart	Hudson	E Mitchell	Sims, F
E Barnes	England	Hugley	Mosley	Smith, B
Bearden	Epps	Jacobs	Mumford	Smith, L
Benton	Everson	Jamieson	Murphy, J	Smith, P
Bridges	Fleming	Jenkins	Murphy, Q	Smith, R
Brooks	Floyd, J	Jennings	E Neal	Smith, T
Bruce	Forster	Jones, J	O'Neal	Smith, V
Bryant	Franklin	Keen	Parham	E Stanley-Turner
Buckner, D	Gardner	Keown	Parrish	Stephens
Burkhalter	Geisinger	Knox	Parsons	Talton
Burmeister	Golick	Lakly	Porter	Thomas, B
Burns	Graves, D	Lane, B	Ralston	Tumlin
Byrd	Graves, T	Lane, R	Ray	Walker
Carter	Greene	Lewis	Reece, B	Warren
Casas	Hanner	Lord	Reece, S	Watson
Chambers	Harbin	Loudermilk	Reese	Wilkinson
Cheokas	Hatfield	Lunsford	Rice	Willard
Coan	Heard, J	Maddox	Roberts	Williams, A
Cole	Heard, K	Mangham	Rogers	Williams, E
E Coleman, B	Hembree	Manning	Royal	Williams, R
Cooper	E Henson	Martin	Rynders	Yates
Crawford	Hill, C	May	Scheid	Richardson,
Cummings				Speaker

The following members were off the floor of the House when the roll was called:

Representatives Beasley-Teague of the 65th, Black of the 174th, Bordeaux of the 162nd, Borders of the 175th, Brown of the 69th, Buckner of the 76th, Butler of the 18th, Channell of the 116th, Coleman of the 144th, Cox of the 102nd, Davis of the 109th, Dean of the 59th, Dollar of the 45th, Dukes of the 150th, Floyd of the 99th, Freeman of the 140th, Holmes of the 61st, Houston of the 170th, Jackson of the 161st, James of the 135th, Jones of the 44th, Jordan of the 77th, Knight of the 126th, Lindsey of the 54th, Lucas of the 139th, Marin of the 96th, Maxwell of the 17th, Mills of the 25th, Morgan of the 39th, Morris of the 155th, Mosby of the 90th, Orrock of the 58th, Powell of the 29th, Randall of the 138th, Sheldon of the 105th, Sims of the 169th, Sinkfield of the 60th,

Smyre of the 132nd, Stephenson of the 92nd, Teilhet of the 40th, Thomas of the 55th, and Wix of the 33rd.

They wish to be recorded as present.

Prayer was offered by the Reverend George Moxley, Unity Church of God, Jesup, Georgia.

The members pledged allegiance to the flag.

Representative Heard of the 104th, Chairman of the Committee on Information and Audits, reported that the Journal of the previous legislative day had been read and found to be correct.

By unanimous consent, the reading of the Journal was dispensed with.

The Journal was confirmed.

By unanimous consent, the following was established as the order of business during the first part of the period of unanimous consents:

1. Introduction of Bills and Resolutions.
2. First reading and reference of House Bills and Resolutions.
3. Second reading of Bills and Resolutions.
4. Reports of Standing Committees.
5. Third reading and passage of Local uncontested Bills.
6. First reading and reference of Senate Bills and Resolutions.

By unanimous consent, the following Bills and Resolutions of the House were introduced, read the first time and referred to the Committees:

HB 1322. By Representatives Holt of the 112th, Mumford of the 95th and Lunsford of the 110th:

A BILL to be entitled an Act to provide for the creation of one or more community improvement districts in the City of Covington; to provide for a short title; to provide for the purposes of said district or districts; to provide for definitions; to provide for a board to administer said district or districts;

to provide for the appointment and election of members of said board or boards; to provide for taxes, fees, and assessments; to provide for establishment of the boundaries of said district or districts; to provide for a tax cap; to specify conditions whereby the continued existence of the district or districts or the continued existence of any one or more of the powers granted to the district or districts may be terminated; to repeal conflicting laws; and for other purposes.

Referred to the Committee on State Planning & Community Affairs - Local.

HB 1323. By Representatives O'Neal of the 146th, Keen of the 179th, Royal of the 171st and Porter of the 143rd:

A BILL to be entitled an Act to amend Title 36 of the O.C.G.A., relating to local government, so as to provide for a comprehensive program for the creation of infrastructure development districts; to provide for a short title; to provide for definitions; to provide for the powers, duties, and authority of infrastructure development districts; to provide for a board to administer infrastructure development districts; to provide for appointment or election of members of an infrastructure development district board; to provide for levying taxes, fees, and assessments; to provide for the debt of infrastructure development districts; to provide for general obligation bonds, revenue bonds, notes, and other obligations of infrastructure development districts; to provide for the form of bonds; to provide for consolidation, termination, or dissolution of infrastructure development districts; to provide for related matters; to provide a contingent effective date; to provide for automatic repeal under certain circumstances; to repeal conflicting laws; and for other purposes.

Referred to the Committee on Ways & Means.

HB 1324. By Representatives Fleming of the 117th, Burmeister of the 119th and Harbin of the 118th:

A BILL to be entitled an Act to repeal an Act creating a Small Claims Court in and for Columbia County, approved February 28, 1973 (Ga. L. 1973, p. 2032); to repeal conflicting laws; and for other purposes.

Referred to the Committee on State Planning & Community Affairs - Local.

HB 1325. By Representatives Lewis of the 15th, Burkhalter of the 50th, Richardson of the 19th, Keen of the 179th and Wix of the 33rd:

A BILL to be entitled an Act to amend Code Section 46-4-155 of the O.C.G.A., relating to regulation of unbundled services, peaking service, customer services, and interstate capacity assets with regard to the distribution, storage, and sale of gas, so as to provide for definitions; to provide for the requirements upon which the electing distribution company shall include proposed strategic infrastructure assets in the capacity supply and strategic infrastructure plan; to provide for the information that must be filed with any capacity supply and strategic infrastructure plan; to provide that the Public Service Commission shall not in a subsequent proceeding fail to approve any long-term capacity assets and any strategic infrastructure assets which were included in a plan previously approved by the commission; to provide for cost recovery; to provide for legislative findings and declarations; to provide for related matters; to provide for an effective date; to repeal conflicting laws; and for other purposes.

Referred to the Committee on Public Utilities & Telecommunications.

HB 1326. By Representatives Coan of the 101st, Williams of the 4th, Butler of the 18th, Carter of the 159th, Cox of the 102nd and others:

A BILL to be entitled an Act to amend Code Section 34-8-156 of the Official Code of Georgia Annotated, relating to the State-wide Reserve Ratio for unemployment compensation, so as to change certain provisions regarding adjustment in contribution rates; to provide for related matters; to repeal conflicting laws; and for other purposes.

Referred to the Committee on Industrial Relations.

HB 1327. By Representatives Warren of the 122nd, Murphy of the 120th, Burmeister of the 119th, Howard, E. of the 121st and Anderson of the 123rd:

A BILL to be entitled an Act to authorize the consolidated government of Augusta, Georgia, to exercise all redevelopment and other powers under Article IX, Section II, Paragraph VII of the Constitution and Chapter 44 of Title 36 of the O.C.G.A., the "Redevelopment Powers Law," as amended; to provide for a referendum; to provide effective dates; to provide for automatic repeal under certain circumstances; to repeal conflicting laws; and for other purposes.

Referred to the Committee on State Planning & Community Affairs - Local.

HB 1328. By Representatives Fleming of the 117th, Burmeister of the 119th and Harbin of the 118th:

A BILL to be entitled an Act to amend an Act creating the Magistrate Court of Columbia County, approved May 6, 2005 (Ga. L. 2005, p. 3959), so as to change the educational requirements for magistrates; to repeal conflicting laws; and for other purposes.

Referred to the Committee on State Planning & Community Affairs - Local.

HB 1329. By Representatives Holt of the 112th, Mumford of the 95th and Lunsford of the 110th:

A BILL to be entitled an Act to authorize the City of Covington to exercise all redevelopment and other powers under Article IX, Section II, Paragraph VII of the Constitution and Chapter 44 of Title 36 of the O.C.G.A., the "Redevelopment Powers Law," as amended; to provide for a referendum; to provide effective dates; to provide for automatic repeal under certain circumstances; to repeal conflicting laws; and for other purposes.

Referred to the Committee on State Planning & Community Affairs - Local.

HB 1330. By Representatives Lunsford of the 110th, Lindsey of the 54th, Buckner of the 76th, Mosley of the 178th, Drenner of the 86th and others:

A BILL to be entitled an Act to amend Code Section 45-12-35 of the Official Code of Georgia Annotated, relating to rewards for the detection or apprehension of perpetrators of felonies, so as to remove certain limitations with respect to the offering of such rewards by the governing authority of a county or municipality; to provide an effective date; to repeal conflicting laws; and for other purposes.

Referred to the Committee on Governmental Affairs.

HB 1331. By Representatives Sheldon of the 105th, Cox of the 102nd, Coleman of the 97th, Brown of the 69th, Roberts of the 154th and others:

A BILL to be entitled an Act to amend Chapter 2 of Title 31 of the Official Code of Georgia Annotated, relating to the Department of Human Resources, so as to provide that state grant-in-aid funds shall be allotted to certain participating counties based on population; to provide for construction; to provide for related matters; to repeal conflicting laws; and for other purposes.

Referred to the Committee on Appropriations.

HB 1332. By Representative Hanner of the 148th:

A BILL to be entitled an Act to provide that the chief magistrate of Terrell County shall have the authority to appoint a person other than the clerk of the superior court to serve as clerk of the Magistrate Court of Terrell County; to repeal conflicting laws; and for other purposes.

Referred to the Committee on State Planning & Community Affairs - Local.

HB 1333. By Representative Hanner of the 148th:

A BILL to be entitled an Act to provide that the judge of the Probate Court of Terrell County shall have the authority to appoint a person other than the clerk of the superior court to serve as clerk of the Probate Court of Terrell County; to repeal conflicting laws; and for other purposes.

Referred to the Committee on State Planning & Community Affairs - Local.

HB 1334. By Representatives Heard of the 114th, Kidd of the 115th and Smith of the 113th:

A BILL to be entitled an Act to authorize Athens-Clarke County to exercise all redevelopment and other powers under Article IX, Section II, Paragraph VII of the Constitution and Chapter 44 of Title 36 of the O.C.G.A., the "Redevelopment Powers Law," as amended; to provide for a referendum; to provide effective dates; to provide for automatic repeal under certain circumstances; to repeal conflicting laws; and for other purposes.

Referred to the Committee on State Planning & Community Affairs - Local.

HB 1335. By Representatives Day of the 163rd, Crawford of the 127th, Amerson of the 9th, Horne of the 71st, Hanner of the 148th and others:

A BILL to be entitled an Act to amend Code Section 35-3-34.1 of the O.C.G.A., relating to the circumstances when an exonerated first offender's criminal record may be disclosed, so as to permit state or local law enforcement units to review first offender record information when hiring a law enforcement officer; to amend Code Section 42-8-63.1 of the O.C.G.A., relating to first offender probation discharges that disqualify individuals from employment, so as to permit consideration of such a discharge when employing a law enforcement officer; to change certain provisions relating to the disqualification of individuals from employment based on first offender probation discharge information and the disclosure of exonerated first offender records; to provide for related matters; to provide an effective date; to repeal conflicting laws; and for other purposes.

Referred to the Committee on Judiciary Non-Civil.

HB 1336. By Representatives Lakly of the 72nd and Yates of the 73rd:

A BILL to be entitled an Act to amend Article 4 of Chapter 5 of Title 48 of the Official Code of Georgia Annotated, relating to county taxation, so as to repeal certain provisions relating to payment of taxes where property lies in more than one county; to repeal conflicting laws; and for other purposes.

Referred to the Committee on Ways & Means.

HB 1337. By Representatives Lunsford of the 110th, Loudermilk of the 14th, Lewis of the 15th, Mosley of the 178th and Davis of the 109th:

A BILL to be entitled an Act to amend Article 4 of Chapter 6 of Title 32 of the Official Code of Georgia Annotated, relating to limited-access roads, so as to provide authority for the Department of Transportation to lease certain state property for the purpose of commercial development; to provide for related matters; to provide an effective date; to repeal conflicting laws; and for other purposes.

Referred to the Committee on Transportation.

HB 1338. By Representatives Jacobs of the 80th, Chambers of the 81st, Watson of the 91st, Millar of the 79th, Oliver of the 83rd and others:

A BILL to be entitled an Act to amend an Act establishing the form of government of DeKalb County and fixing the powers and duties of the officers constituting the governing authority of DeKalb County, approved April 9, 1981 (Ga. L. 1981, p. 4304), as amended, so as to authorize the county commission to enter into leases and contracts with nonprofit corporations for the use, operation, and maintenance by such nonprofit corporations of parks, playgrounds, golf courses, swimming pools, or other property that has been dedicated to a public use for recreational or park purposes under certain conditions; to provide for related matters; to provide for a referendum; to provide for effective dates; to repeal conflicting laws; and for other purposes.

Referred to the Committee on State Planning & Community Affairs - Local.

HB 1339. By Representatives Orrock of the 58th, Jenkins of the 8th, Watson of the 91st, Porter of the 143rd, Bearden of the 68th and others:

A BILL to be entitled an Act to amend Article 7 of Chapter 4 of Title 49 of the Official Code of Georgia Annotated, relating to medical assistance generally, so as to require employers to annually report to the commissioner of community health information regarding employees and health care coverage; to provide for definitions; to provide for funds to be paid to the state by employers that do not spend a certain percentage of wages on health care benefits for their employees; to provide for penalties; to provide for powers, duties, and authority of the commissioner of community health; to provide for related matters; to repeal conflicting laws; and for other purposes.

Referred to the Committee on Insurance.

HB 1340. By Representatives Crawford of the 127th, Ralston of the 7th, Willard of the 49th and Fleming of the 117th:

A BILL to be entitled an Act to amend Titles 15 and 17 of the Official Code of Georgia Annotated, relating to courts and criminal procedure, respectively, so as to provide for an indigent defense coordinator, who shall be responsible for reviewing applications for legal defense services; to provide for collection of application fees; to include within the determination of indigency that it shall relate to the federal poverty level; to change certain provisions relating to guidelines for determining indigency; to provide for related matters; to provide for an effective date and applicability; to repeal conflicting laws; and for other purposes.

Referred to the Committee on Judiciary Non-Civil.

HB 1341. By Representative Martin of the 47th:

A BILL to be entitled an Act to amend an Act to provide for an additional \$10,000.00 homestead exemption from certain City of Alpharetta ad valorem taxes for municipal purposes, approved April 23, 1999 (Ga. L. 1999, p. 4836), as amended, so as to increase the exemption amount; to provide for a referendum, effective dates, and automatic repeal under certain circumstances; to repeal conflicting laws; and for other purposes.

Referred to the Committee on State Planning & Community Affairs - Local.

HR 1339. By Representatives O'Neal of the 146th, Royal of the 171st and Porter of the 143rd:

A RESOLUTION proposing an amendment to the Constitution so as to authorize the General Assembly to provide by general law for the creation

and comprehensive regulation of infrastructure development districts; to provide for the submission of this amendment for ratification or rejection; and for other purposes.

Referred to the Committee on Ways & Means.

HR 1340. By Representative Lane of the 167th:

A RESOLUTION designating the Interchange of I-95 and U.S. Highway 341 in Glynn County as the Ted McKenzie Interchange; and for other purposes.

Referred to the Committee on Transportation.

HR 1341. By Representatives Benfield of the 85th, Thomas of the 55th, Smith of the 168th, Sims of the 169th, Holmes of the 61st and others:

A RESOLUTION creating the Joint Study Committee on Direct Entry Midwifery; and for other purposes.

Referred to the Committee on Health & Human Services.

HR 1343. By Representative Hanner of the 148th:

A RESOLUTION honoring the life of James M. Cannon, Sr., and dedicating the Leesburg U.S. Highway 19 Bypass in his memory; and for other purposes.

Referred to the Committee on Transportation.

HR 1345. By Representatives Smith of the 129th, Burkhalter of the 50th, Roberts of the 154th, Sailor of the 93rd, Walker of the 107th and others:

A RESOLUTION proposing an amendment to the Constitution, in a manner consistent with the United States Constitution, so as to prevent discrimination in the public funding of social services by allowing religious or faith based organizations to receive public aid, directly or indirectly, for the provision of such services; to provide for the submission of this amendment for ratification or rejection; and for other purposes.

Referred to the Committee on Human Relations & Aging.

HR 1346. By Representatives Coleman of the 144th, Coleman of the 97th, Dukes of the 150th, Hanner of the 148th, Marin of the 96th and others:

A RESOLUTION honoring the memory of George D. Busbee, former Governor of Georgia, and designating the Georgia Public Safety Training Center as the "George D. Busbee Georgia Public Safety Training Center"; and for other purposes.

Referred to the Committee on Public Safety.

By unanimous consent, the rules were suspended in order that the following Bill of the House could be introduced, read the first time and referred to the Committee:

HB 1348. By Representatives Lucas of the 139th, Randall of the 138th, Graves of the 137th, Freeman of the 140th and Cole of the 125th:

A BILL to be entitled an Act to amend an Act entitled "Macon Water Commissioners Pension Plan," approved December 20, 1953 (Ga. L. 1953 November-December Session, p. 2831), as amended, particularly by an Act approved March 24, 1994 (Ga. L. 1994, p. 3946), so as to provide a severance option for persons who terminate membership in such plan; to provide for related matters; to repeal conflicting laws; and for other purposes.

Referred to the Committee on State Planning & Community Affairs - Local.

By unanimous consent, the following Bills and Resolutions of the House and Senate were read the second time:

HB 1307	HR 1299
HB 1308	HR 1300
HB 1309	HR 1301
HB 1310	HR 1302
HB 1311	HR 1303
HB 1312	HR 1304
HB 1314	HR 1305
HB 1315	HR 1336
HB 1316	HR 1337
HB 1317	SB 450
HB 1318	SB 465
HB 1319	SB 466
HB 1320	SB 467
HB 1321	

Representative McCall of the 30th District, Chairman of the Committee on Agriculture and Consumer Affairs, submitted the following report:

Mr. Speaker:

Your Committee on Agriculture and Consumer Affairs has had under consideration the following Bill of the House and has instructed me to report the same back to the House with the following recommendation:

HB 983 Do Pass, by Substitute

Respectfully submitted,
/s/ McCall of the 30th
Chairman

Representative Ralston of the 7th District, Chairman of the Committee on Judiciary Non-Civil, submitted the following report:

Mr. Speaker:

Your Committee on Judiciary Non-Civil has had under consideration the following Bill of the House and has instructed me to report the same back to the House with the following recommendation:

HB 1145 Do Pass, by Substitute

Respectfully submitted,
/s/ Ralston of the 7th
Chairman

Representative Franklin of the 43rd District, Chairman of the Committee on Legislative and Congressional Reapportionment, submitted the following report:

Mr. Speaker:

Your Committee on Legislative and Congressional Reapportionment has had under consideration the following Resolution of the House and has instructed me to report the same back to the House with the following recommendation:

HR 64 Do Pass, by Substitute

Respectfully submitted,
/s/ Franklin of the 43rd
Chairman

Representative Smith of the 168th District, Chairman of the Committee on State Planning and Community Affairs, submitted the following report:

Mr. Speaker:

Your Committee on State Planning and Community Affairs - Local Legislation has had under consideration the following Bills of the House and has instructed me to report the same back to the House with the following recommendations:

HB 856	Do Pass, by Substitute	HB 1298	Do Pass
HB 1265	Do Pass	HB 1299	Do Pass
HB 1289	Do Pass	HB 1303	Do Pass
HB 1297	Do Pass		

Respectfully submitted,
/s/ Smith of the 168th
Chairman

The following report of the Committee on Rules was read and adopted:

HOUSE RULES CALENDAR
TUESDAY, FEBRUARY 14, 2006

Mr. Speaker and Members of the House:

The Committee on Rules has fixed the calendar for this 18th Legislative Day as enumerated below:

DEBATE CALENDAR

Open Rule

HB 661	School clubs; local boards provide information to parents; policies and procedures
HB 972	Teacher certification renewal; require test in basic computer skill competency
HB 1184	Herty Foundation; change name
HB 1213	Poultry; disposal; provide
HB 1238	Wire transmission; money; illegal immigrant fee; provide
HB 1240	Workers' compensation; certain requirements; provide

Modified Open Rule

None

Modified Structured Rule

None

Structured Rule

None

Bills and Resolutions on this calendar may be called in any order the Speaker desires.

Respectfully submitted,
/s/ Ehrhart of the 36th
Chairman

By unanimous consent, the following Bills of the House were taken up for consideration and read the third time:

HB 1265. By Representatives Parsons of the 42nd, Manning of the 32nd, Golick of the 34th, Teilhet of the 40th, Tumlin of the 38th and others:

A BILL to be entitled an Act to amend an Act changing the compensation of the clerk of the superior court, the sheriff, and the judge of the Probate Court of Cobb County from the fee system to the salary system, approved February 9, 1949 (Ga. L. 1949, p. 427), as amended, particularly by an Act approved May 5, 2005 (Ga. L. 2005, p. 3620), so as to change the compensation of the chief deputy sheriff, the chief investigator, and the executive assistant to the sheriff; to provide for related matters; to provide an effective date; to repeal conflicting laws; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

HB 1289. By Representative Parrish of the 156th:

A BILL to be entitled an Act to create a board of elections and registration for Candler County and to provide for its powers and duties; to provide for definitions; to provide for the composition of the board and the selection and appointment of members; to provide for the qualification, terms, and removal of members; to provide for oaths and privileges; to provide for meetings, procedures, and vacancies; to relieve certain officers of powers and duties and to provide for the transfer of functions to the newly created board; to provide for certain expenditures of public funds; to provide for compensation

of members of the board and personnel; to provide for offices and equipment; to provide for the board's performance of certain functions and duties for certain municipalities; to provide for related matters; to provide effective dates; to repeal conflicting laws; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

HB 1297. By Representatives Tumlin of the 38th, Teilhet of the 40th, Parsons of the 42nd, Manning of the 32nd, Johnson of the 37th and others:

A BILL to be entitled an Act to amend an Act creating the Board of Commissioners of Cobb County, approved June 19, 1964 (Ga. L. 1964, Ex. Sess., p. 2075), as amended, so as to change the provisions relating to the compensation of the chairperson and the other commissioners of the board; to provide an effective date; to repeal conflicting laws; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

HB 1298. By Representative Hanner of the 148th:

A BILL to be entitled an Act to create and establish the Preston-Weston-Webster County Charter and Unification Commission; to provide for a short title; to provide for definitions; to provide for the appointment of the members of said commission; to provide for the organizational meeting of the charter and unification commission and for the election of a chairperson; to provide for the powers and duties of said commission; to provide that the charter and unification commission shall be authorized to employ a staff to assist it in carrying out its powers and duties; to provide for the expenses of the charter and unification commission and for the payment of those expenses by the governing authorities of the City of Preston, the City of Weston, and the County of Webster; to provide for all procedures and other matters connected with the foregoing; to provide an effective date; to repeal conflicting laws; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

HB 1299. By Representative Hanner of the 148th:

A BILL to be entitled an Act to provide that future elections for the office of

probate judge of Chattahoochee County shall be nonpartisan elections; to provide for submission of this Act under the federal Voting Rights Act of 1965, as amended; to provide for related matters; to provide an effective date; to repeal conflicting laws; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

HB 1303. By Representatives Johnson of the 37th, Ehrhart of the 36th, Manning of the 32nd, Parsons of the 42nd, Wix of the 33rd and others:

A BILL to be entitled an Act to amend an Act changing the compensation of the clerk of the superior court, the sheriff, and the judge of the Probate Court of Cobb County from the fee system to the salary system, approved February 9, 1949 (Ga. L. 1949, p. 427), as amended, so as to change the compensation of the judge and the clerk of the probate court; to provide an effective date; to repeal conflicting laws; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

By unanimous consent, the following roll call vote was made applicable to the previously read Bills.

On the passage of the Bills, the roll call was ordered and the vote was as follows:

Y Abdul-Salaam	Y Crawford	Y Hill, C.A	Y Martin	Sailor
E Amerson	Y Cummings	Y Holmes	Y Maxwell	Y Scheid
E Anderson	Davis	Holt	Y May	Y Scott, A
Y Ashe	Y Day	Y Horne	McCall	Y Scott, M
Y Barnard	Dean	Y Houston	E McClinton	Y Setzler
E Barnes	Dickson	Y Howard, E	Y Meadows	Shaw
Y Bearden	Y Dodson	Y Hudson	Y Millar	Y Sheldon
Beasley-Teague	Dollar	Y Hugley	Mills	Y Sims, C
Benfield	Y Drenner	Y Jackson	E Mitchell	Y Sims, F
Y Benton	Dukes	Y Jacobs	Y Morgan	Sinkfield
Y Black	Y Ehrhart	James	Morris	Smith, B
Bordeaux	Y England	Y Jamieson	Mosby	Y Smith, L
Borders	Y Epps	Y Jenkins	Y Mosley	Y Smith, P
Y Bridges	Y Everson	Y Jennings	Y Mumford	Y Smith, R
Y Brooks	Y Fleming	Y Johnson	Y Murphy, J	Y Smith, T
Brown	Y Floyd, H	Y Jones, J	Y Murphy, Q	Y Smith, V
Y Bruce	Y Floyd, J	Jones, S	E Neal	Smyre
Bryant	Y Fludd	Y Jordan	Y Oliver	E Stanley-Turner
Y Buckner, D	Forster	Y Keen	Y O'Neal	Y Stephens
Buckner, G	Franklin	Y Keown	Y Orrock	Y Stephenson
Burkhalter	Y Freeman	Y Kidd	Y Parham	Y Talton
Y Burmeister	Y Gardner	Knight	Y Parrish	Y Teilhet

Y Burns	Y Geisinger	Y Knox	Y Parsons	Thomas, A.M
Y Butler	Y Golick	Y Lakly	Y Porter	Y Thomas, B
Byrd	Y Graves, D	Y Lane, B	Y Powell	Y Tumlin
Y Carter	Y Graves, T	Y Lane, R	Y Ralston	Y Walker
Y Casas	Y Greene	Y Lewis	Randall	Y Warren
Y Chambers	Y Hanner	Y Lindsey	Ray	Watson
Y Channell	Y Harbin	Lord	Y Reece, B	Y Wilkinson
Y Cheokas	Y Hatfield	Loudermilk	Y Reece, S	Y Willard
N Coan	Y Heard, J	Lucas	Y Reese	Y Williams, A
Y Cole	Y Heard, K	Lunsford	Y Rice	Y Williams, E
E Coleman, B	Heckstall	Y Maddox	Y Roberts	Y Williams, R
Coleman, T	Y Hembree	Y Mangham	Y Rogers	Wix
Cooper	E Henson	Y Manning	Y Royal	Yates
Y Cox	Y Hill, C	Y Marin	Y Rynders	Richardson, Speaker

On the passage of the Bills, the ayes were 127, nays 1.

The Bills, having received the requisite constitutional majority, were passed.

Representative Wix of the 33rd stated that he had been called from the floor of the House during the preceding roll call. He wished to be recorded as voting "aye" thereon.

HB 856. By Representatives Fludd of the 66th, Jordan of the 77th and Abdul-Salaam of the 74th:

A BILL to be entitled an Act to amend an Act creating a Board of Commissioners for Fayette County, approved March 9, 1959 (Ga. L. 1959, p. 2431), as amended, particularly by an Act approved March 13, 1978 (Ga. L. 1978, p. 3399), so as to reconstitute the board of commissioners; to change the description of the commissioner districts; to provide for definitions and inclusions; to provide for continuation in office of current members; to change the manner of electing members; to provide for election and terms of office of subsequent members; to provide for submission of this Act for preclearance under the federal Voting Rights Act of 1965, as amended; to provide an effective date; to repeal conflicting laws; and for other purposes.

The following Committee substitute was read and adopted:

A BILL

To amend an Act creating a Board of Commissioners for Fayette County, approved March 9, 1959 (Ga. L. 1959, p. 2431), as amended, particularly by an Act approved March 13, 1978 (Ga. L. 1978, p. 3399), so as to reconstitute the board of commissioners; to change the description of the commissioner districts; to provide for definitions and inclusions; to provide for continuation in office of current members; to provide for

election and terms of office of subsequent members; to change the manner of electing certain members; to provide for submission of this Act for preclearance under the federal Voting Rights Act of 1965, as amended; to provide for effective dates; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

SECTION 1.

An Act creating a Board of Commissioners for Fayette County, approved March 9, 1959 (Ga. L. 1959, p. 2431), as amended, particularly by an Act approved March 13, 1978 (Ga. L. 1978, p. 3399), is amended by striking Sections 1 through 3 and inserting in lieu thereof the following:

"SECTION 1.

The Board of Commissioners of Fayette County which existed on December 31, 2008, is continued in existence but on and after January 1, 2009, shall be constituted as provided in this Act. The Board of Commissioners of Fayette County so continued and constituted, sometimes referred to in this Act as the 'board,' shall continue to have the powers, duties, rights, obligations, and liabilities of that board as existed immediately prior to January 1, 2009.

SECTION 2.

(a) Those members of the Board of Commissioners of Fayette County who are serving as such on December 31, 2007, and any person selected to fill a vacancy in any such office shall continue to serve as such members until the regular expiration of their respective terms of office and upon the election and qualification of their respective successors. On and after January 1, 2009, the Board of Commissioners of Fayette County shall consist of five members. Three of such members shall be elected from commissioner districts described in subsection (b) of this section. Two of such members shall be elected county-wide as described in subsection (d) of this section.

(b) For purposes of electing members of the board of commissioners, Fayette County is divided into three commissioner districts. One member of the board shall be elected from each such district. The three commissioner districts shall be and correspond to those three numbered districts described in and attached to and made a part of this Act and further identified as Plan Name: fayccp1-3d Plan Type: Local User: Gina Administrator: Fayette.

(c) When used in such attachment, the terms 'Tract' and 'BG' (Block Group) shall mean and describe the same geographical boundaries as provided in the report of the Bureau of the Census for the United States decennial census of 2000 for the State of Georgia. The separate numeric designations in a Tract description which are underneath a 'BG' heading shall mean and describe individual Blocks within a Block Group as provided in the report of the Bureau of the Census for the United States decennial census of 2000 for the State of Georgia. Any part of Fayette County which is not included in any such

district described in that attachment shall be included within that district contiguous to such part which contains the least population according to the United States decennial census of 2000 for the State of Georgia. Any part of Fayette County which is described in that attachment as being in a particular district shall nevertheless not be included within such district if such part is not contiguous to such district. Such noncontiguous part shall instead be included within that district contiguous to such part which contains the least population according to the United States decennial census of 2000 for the State of Georgia. Except as otherwise provided in the description of any commissioner district, whenever the description of such district refers to a named city, it shall mean the geographical boundaries of that city as shown on the census map for the United States decennial census of 2000 for the State of Georgia.

(d) Two members of the board shall be at-large members and may reside anywhere within Fayette County. To be elected, each such member must receive the number of votes cast for that office as required by general law in the entire county. At the time of qualifying for election as an at-large member, each candidate for such office shall specify that he or she is a candidate for At-Large Member A or At-Large Member B. Each at-large member must continue to reside within the county during that person's term of office or that office shall become vacant.

SECTION 3.

(a) No person shall be a member of the board if that person is ineligible for such office pursuant to Code Section 45-2-1 of the O.C.G.A. or any other general law applicable to that office.

(b) In order to be elected or appointed as a member of the board from a commissioner district, a person must have that person's legal residence in that district at the time of qualifying for election or at the time of appointment and, if elected, must receive the number of votes cast as required by general law for that office in that district only and not at large. Only electors who are residents of that commissioner district may vote for a member of the board for that district. At the time of qualifying for election as a member of the board from a commissioner district, each candidate for such office shall specify the commissioner district for which that person is a candidate. A person elected or appointed as a member of the board from a commissioner district must continue to reside in that district during that person's term of office or that office shall become vacant.

(c) The first members of the reconstituted Board of Commissioners of Fayette County shall be elected at the general election on the Tuesday next following the first Monday in November, 2008. The members of the board elected thereto in 2008 shall take office the first day of January immediately following that election and shall serve for initial terms of office which expire December 31, 2012, and upon the election and qualification of their respective successors. Those and all future successors to members of the board whose terms of office are to expire shall be elected at the time of the state-wide general election immediately preceding the expiration of such terms, shall take office the first day of January immediately following that election, and shall serve for

terms of office of four years each. Members of the board shall serve for the terms of office specified therefor in this subsection and until their respective successors are elected and qualified.

(d) All members of the board who are elected thereto shall be nominated and elected in accordance with Chapter 2 of Title 21 of the O.C.G.A., the 'Georgia Election Code.'

(e) Road Districts 1, 2, and 3, as they exist on December 31, 2008, shall be designated as Commissioner Districts 1, 2, and 3, respectively, but as newly described under this Act, and on and after January 1, 2009, such members of the board serving from those former road districts shall be deemed to be serving from and representing their respective commissioner districts as newly described under this Act. On and after January 1, 2009, members of the board serving from former Road Districts 4 and 5 shall be deemed to be At-Large Member A and At-Large Member B, respectively, serving from and representing the entire county."

SECTION 2.

The Board of Commissioners of Fayette County shall through its legal counsel cause this Act to be submitted for preclearance under the federal Voting Rights Act of 1965, as amended; and such submission shall be made to the United States Department of Justice or filed with the appropriate court no later than 45 days after the date on which this Act is approved by the Governor or otherwise becomes law without such approval.

SECTION 3.

This Act shall become effective upon its approval by the Governor or upon its becoming law without such approval for the purpose of electing members of the board of commissioners in the 2008 elections. For all other purposes, this Act shall become effective January 1, 2009.

SECTION 4.

All laws and parts of laws in conflict with this Act are repealed.

District 001

Fayette County

Tract: 1401.01

Tract: 1401.02

Tract: 1402.04

BG: 1

BG: 2

2000 2001 2006 2007 2008 2020 2021 2022 2023 2024 2025 2026

2027 2028 2999

BG: 3

3000 3001 3002

Tract: 1404.03

Tract: 1404.04

BG: 1

1000 1001 1002 1003 1004 1005 1006 1007 1008 1009 1010 1011
1012 1013 1014 1015 1016 1017 1018 1019 1020 1021 1022 1023
1024 1025 1026 1027 1028 1029 1032 1999

Tract: 1404.05

BG: 2

2006

Tract: 1404.06

Tract: 1404.07

BG: 1

1000 1001 1002 1003 1004 1005 1006 1007 1008 1009 1010 1011
1012 1013 1014 1025

BG: 2

Tract: 1404.08

BG: 2

2000 2001 2002 2003 2004

District 002

Fayette County

Tract: 1402.03

Tract: 1402.04

BG: 2

2002 2003 2004 2005 2009 2010 2011 2012 2013 2014 2015 2016
2017 2018 2019 2029 2030 2031 2032 2033 2034 2035 2036

BG: 3

3003 3004 3005 3006 3007 3008 3009 3010 3011 3012 3013 3014
3015 3016 3017

Tract: 1402.05

Tract: 1402.06

Tract: 1403.03

BG: 1

BG: 2

2000 2001 2002 2003 2004 2005 2006 2007 2008

BG: 3

Tract: 1403.04

BG: 1

BG: 2

BG: 3

3000 3001 3002 3003 3004 3005 3006 3007 3008 3009 3010 3011
3012 3013 3014 3015 3016 3017 3018 3019 3020 3021 3022 3023
3024 3025 3026 3027 3028 3029 3030 3031 3032 3035 3038

Tract: 1403.05

BG: 1

1000 1001 1002 1003 1004 1005 1006 1007 1008 1009 1010 1011
 1012 1013 1014 1015 1016 1017 1018 1019 1020 1021 1022 1023
 1024 1025 1026 1027 1028 1033 1034 1997 1998 1999

Tract: 1404.04

BG: 1

1998

District 003

Fayette County

Tract: 1403.03

BG: 2

2009 2010 2011 2012 2013 2014 2015 2016 2017 2018 2019 2020
 2021 2022 2023 2024 2025

Tract: 1403.04

BG: 3

3033 3034 3036 3037

Tract: 1403.05

BG: 1

1029 1030 1031 1032

Tract: 1403.06

Tract: 1403.07

Tract: 1404.04

BG: 1

1030 1031 1033 1034 1035

BG: 2

Tract: 1404.05

BG: 1

BG: 2

2000 2001 2002 2003 2004 2005 2007 2008 2009 2010 2011 2012
 2013 2014 2015 2016 2017 2018 2019 2020 2021 2022 2023 2024

Tract: 1404.07

BG: 1

1015 1016 1017 1018 1019 1020 1021 1022 1023 1024

Tract: 1404.08

BG: 1

BG: 2

2005 2006 2007 2008 2009 2010 2011 2012 2013 2014 2015

Tract: 1405.01

Tract: 1405.02

The report of the Committee, which was favorable to the passage of the Bill, by substitute, was agreed to.

On the passage of the Bill, by substitute, the roll call was ordered and the vote was as follows:

Y Abdul-Salaam	N Crawford	Y Hill, C.A	Martin	Sailor
E Amerson	Y Cummings	Y Holmes	N Maxwell	Y Scheid
E Anderson	N Davis	Holt	N May	Y Scott, A
Y Ashe	Y Day	N Horne	N McCall	N Scott, M
Barnard	Dean	N Houston	E McClinton	N Setzler
E Barnes	Y Dickson	Y Howard, E	N Meadows	Shaw
N Bearden	N Dodson	Y Hudson	Y Millar	N Sheldon
Beasley-Teague	Dollar	Y Hugley	N Mills	Sims, C
Benfield	Y Drenner	Y Jackson	E Mitchell	Y Sims, F
N Benton	Y Dukes	Y Jacobs	Y Morgan	Sinkfield
Y Black	Y Ehrhart	James	Morris	Smith, B
Bordeaux	N England	Y Jamieson	Mosby	N Smith, L
Y Borders	Y Epps	Y Jenkins	Y Mosley	N Smith, P
N Bridges	N Everson	Y Jennings	Mumford	N Smith, R
Y Brooks	Y Fleming	Y Johnson	N Murphy, J	Y Smith, T
Brown	Y Floyd, H	N Jones, J	Y Murphy, Q	Smith, V
Y Bruce	N Floyd, J	Jones, S	E Neal	Smyre
Y Bryant	Y Fludd	Y Jordan	Y Oliver	E Stanley-Turner
Y Buckner, D	Forster	Y Keen	Y O'Neal	Stephens
Buckner, G	N Franklin	N Keown	Y Orrock	Y Stephenson
Burkhalter	N Freeman	Y Kidd	Y Parham	N Talton
N Burmeister	Y Gardner	Knight	Parrish	Y Teilhet
N Burns	Y Geisinger	Y Knox	N Parsons	Thomas, A.M
N Butler	Golick	N Lakly	Y Porter	Y Thomas, B
Byrd	Y Graves, D	Lane, B	Y Powell	N Tumlin
Y Carter	N Graves, T	N Lane, R	N Ralston	Walker
Casas	Y Greene	N Lewis	Y Randall	Y Warren
N Chambers	Y Hanner	Y Lindsey	Ray	Watson
Channell	N Harbin	Lord	Y Reece, B	Y Wilkinson
Y Cheokas	N Hatfield	Loudermilk	Y Reece, S	Y Willard
N Coan	N Heard, J	Lucas	N Reese	Y Williams, A
Cole	Y Heard, K	Lunsford	N Rice	Y Williams, E
E Coleman, B	Heckstall	N Maddox	N Roberts	Y Williams, R
Coleman, T	N Hembree	Y Mangham	N Rogers	Wix
Cooper	E Henson	N Manning	Y Royal	Yates
N Cox	N Hill, C	Y Marin	N Rynders	Richardson,
				Speaker

On the passage of the Bill, by substitute, the ayes were 71, nays 53.

The Bill, having failed to receive the requisite constitutional majority, was lost.

Representative Beasley-Teague of the 65th stated that she had been called from the floor of the House during the preceding roll call. She wished to be recorded as voting "aye" thereon.

Representatives Wix of the 33rd and Yates of the 73rd stated that they had been called from the floor of the House during the preceding roll call. They wished to be recorded as voting "nay" thereon.

The following message was received from the Senate through Mr. Ewing, the Secretary thereof:

Mr. Speaker:

The Senate has passed by the requisite constitutional majority the following bills of the Senate and House:

HB 1186. By Representatives Teilhet of the 40th, Tumlin of the 38th, Johnson of the 37th, Manning of the 32nd, Wix of the 33rd and others:

A BILL to be entitled an Act to amend an Act creating the State Court of Cobb County, approved March 26, 1964 (Ga. L. 1964, p. 3211), as amended, particularly by an Act approved May 5, 2005 (Ga. L. 2005, p. 3609), so as to change the compensation of the judges of the state court; to provide an effective date; to repeal conflicting laws; and for other purposes.

HB 1201. By Representatives Tumlin of the 38th, Golick of the 34th, Dollar of the 45th, Wix of the 33rd, Parsons of the 42nd and others:

A BILL to be entitled an Act to amend an Act creating a system of public schools for the City of Marietta in the County of Cobb, approved December 29, 1890 (Ga. L. 1890-91, Vol. II, p. 1014), as amended, so as to provide for compensation of the board; to provide an effective date; to repeal conflicting laws; and for other purposes.

SB 381. By Senators Harp of the 29th and Mullis of the 53rd:

A BILL to be entitled an Act to amend Article 1 of Chapter 3 of Title 50 of the Official Code of Georgia Annotated, relating to state and other flags, so as to provide state flags to honor Georgia public safety officers who are killed in the line of duty or who died following extended service to the public of this state; to provide for related matters; to provide for an effective date and applicability; to repeal conflicting laws; and for other purposes.

SB 400. By Senators Tolleson of the 20th, Hill of the 4th, Adelman of the 42nd, Kemp of the 46th, Bulloch of the 11th and others:

A BILL to be entitled an Act to amend Part 5 of Article 1 of Chapter 8 of Title 40 of the Official Code of Georgia Annotated, relating to equipment of law enforcement and emergency vehicles, so as to allow the use of properly equipped all-terrain vehicles by law enforcement agencies; to provide for

related matters; to provide for an effective date; to repeal conflicting laws; and for other purposes.

- SB 441. By Senators Bulloch of the 11th, Kemp of the 46th, Cagle of the 49th, Stephens of the 27th and Tolleson of the 20th:

A BILL to be entitled an Act to amend Article 7 of Chapter 2 of Title 26 of the Official Code of Georgia Annotated, relating to milk and milk products, so as to change certain provisions relating to standards and requirements generally; to repeal conflicting laws; and for other purposes.

- SB 442. By Senators Moody of the 56th, Carter of the 13th, Meyer von Bremen of the 12th, Kemp of the 46th, Weber of the 40th and others:

A BILL to be entitled an Act to amend Chapter 7 of Title 19 of the Official Code of Georgia Annotated, relating to parent and child relationship generally, so as to change certain provisions relating to reporting of child abuse; to provide for related matters; to provide for an effective date; to repeal conflicting laws; and for other purposes.

- SB 447. By Senators Goggans of the 7th, Bulloch of the 11th, Kemp of the 46th, Pearson of the 51st, Henson of the 41st and others:

A BILL to be entitled an Act to amend Chapter 8 of Title 2 of the O.C.G.A., the "Georgia Agricultural Commodities Promotion Act," so as to create the Georgia Blueberry Commission; to define certain terms; to provide for membership, appointment, election, terms, and compensation; to provide for powers; to provide for organization; to provide for the receipt, collection, and disbursement of funds; to provide for liability; to provide for marketing orders; to provide for notice and hearing; to provide for publication of a certain report; to provide for the levying and collection of assessments; to provide for the maintenance of records; to provide for compliance; to provide for a penalty; to provide for applicability of the Georgia Administrative Procedure Act; to provide for related matters; to repeal conflicting laws; and for other purposes.

- SB 453. By Senators Kemp of the 46th, Williams of the 19th, Goggans of the 7th, Zamarripa of the 36th and Smith of the 52nd:

A BILL to be entitled an Act to amend Article 10 of Chapter 2 of Title 20 of the Official Code of Georgia Annotated, relating to contracts and purchases by public schools, so as to require the use of biodiesel fuels in certain vehicles operated by local school districts; to amend Chapter 60 of Title 36 of the

Official Code of Georgia Annotated, relating to general provisions applicable to counties and municipal corporations, so as to require the use of biodiesel fuels in certain vehicles operated by local governments; to amend Article 1 of Chapter 19 of Title 50 of the Official Code of Georgia Annotated, relating to purchase and use of motor vehicles by state government, so as to require the use of biodiesel fuels in certain vehicles operated by state government; to repeal conflicting laws; and for other purposes

The Senate has adopted by the requisite constitutional majority the following resolutions of the Senate and House:

HR 1344. By Representatives Keen of the 179th, Burkhalter of the 50th and Smith of the 129th:

A RESOLUTION relative to adjournment; and for other purposes.

SR 845. By Senator Whitehead, Sr. of the 24th:

A RESOLUTION remembering and honoring the life of Mr. U. H. Pittman, Jr.; and for other purposes.

By unanimous consent, the following Bills of the Senate were read the first time and referred to the Committees:

SB 381. By Senators Harp of the 29th and Mullis of the 53rd:

A BILL to be entitled an Act to amend Article 1 of Chapter 3 of Title 50 of the Official Code of Georgia Annotated, relating to state and other flags, so as to provide state flags to honor Georgia public safety officers who are killed in the line of duty or who died following extended service to the public of this state; to provide for related matters; to provide for an effective date and applicability; to repeal conflicting laws; and for other purposes.

Referred to the Committee on Public Safety.

SB 400. By Senators Tolleson of the 20th, Hill of the 4th, Adelman of the 42nd, Kemp of the 46th, Bulloch of the 11th and others:

A BILL to be entitled an Act to amend Part 5 of Article 1 of Chapter 8 of Title 40 of the Official Code of Georgia Annotated, relating to equipment of law enforcement and emergency vehicles, so as to allow the use of properly equipped all-terrain vehicles by law enforcement agencies; to provide for

related matters; to provide for an effective date; to repeal conflicting laws; and for other purposes.

Referred to the Committee on Motor Vehicles.

- SB 441. By Senators Bulloch of the 11th, Kemp of the 46th, Cagle of the 49th, Stephens of the 27th and Tolleson of the 20th:

A BILL to be entitled an Act to amend Article 7 of Chapter 2 of Title 26 of the Official Code of Georgia Annotated, relating to milk and milk products, so as to change certain provisions relating to standards and requirements generally; to repeal conflicting laws; and for other purposes.

Referred to the Committee on Agriculture & Consumer Affairs.

- SB 442. By Senators Moody of the 56th, Carter of the 13th, Meyer von Bremen of the 12th, Kemp of the 46th, Weber of the 40th and others:

A BILL to be entitled an Act to amend Chapter 7 of Title 19 of the Official Code of Georgia Annotated, relating to parent and child relationship generally, so as to change certain provisions relating to reporting of child abuse; to provide for related matters; to provide for an effective date; to repeal conflicting laws; and for other purposes.

Referred to the Committee on Judiciary Non-Civil.

- SB 447. By Senators Goggans of the 7th, Bulloch of the 11th, Kemp of the 46th, Pearson of the 51st, Henson of the 41st and others:

A BILL to be entitled an Act to amend Chapter 8 of Title 2 of the O.C.G.A., the "Georgia Agricultural Commodities Promotion Act," so as to create the Georgia Blueberry Commission; to define certain terms; to provide for membership, appointment, election, terms, and compensation; to provide for powers; to provide for organization; to provide for the receipt, collection, and disbursement of funds; to provide for liability; to provide for marketing orders; to provide for notice and hearing; to provide for publication of a certain report; to provide for the levying and collection of assessments; to provide for the maintenance of records; to provide for compliance; to provide for a penalty; to provide for applicability of the Georgia Administrative Procedure Act; to provide for related matters; to repeal conflicting laws; and for other purposes.

Referred to the Committee on Agriculture & Consumer Affairs.

SB 453. By Senators Kemp of the 46th, Williams of the 19th, Goggans of the 7th, Zamarripa of the 36th and Smith of the 52nd:

A BILL to be entitled an Act to amend Article 10 of Chapter 2 of Title 20 of the Official Code of Georgia Annotated, relating to contracts and purchases by public schools, so as to require the use of biodiesel fuels in certain vehicles operated by local school districts; to amend Chapter 60 of Title 36 of the Official Code of Georgia Annotated, relating to general provisions applicable to counties and municipal corporations, so as to require the use of biodiesel fuels in certain vehicles operated by local governments; to amend Article 1 of Chapter 19 of Title 50 of the Official Code of Georgia Annotated, relating to purchase and use of motor vehicles by state government, so as to require the use of biodiesel fuels in certain vehicles operated by state government; to repeal conflicting laws; and for other purposes

Referred to the Committee on Agriculture & Consumer Affairs.

The following members were recognized during the period of Morning Orders and addressed the House:

Lakly of the 72nd, Channell of the 116th, Ralston of the 7th, and Sims of the 169th.

The following Resolution of the House was read and referred to the Committee on Rules:

HR 1363. By Representative Brown of the 69th:

A RESOLUTION inviting Anatoliy Bilyk, Anatoliy Bohutsky, Volodymyr Oleksiyyenko, Serhiy Ohorodnyk, Vasyl Kostiuk, and Galyna Kostiuk to appear before the House of Representatives; and for other purposes.

The following Resolution of the House, referred to the House Rules Subcommittee on Invites, was reported by the Committee on Rules with the following recommendation:

HR 1363 Do Pass

The following Resolution of the House, favorably reported by the Committee on Rules, was read and adopted:

HR 1363. By Representative Brown of the 69th:

A RESOLUTION inviting Anatoliy Bilyk, Anatoliy Bohutsky, Volodymyr Oleksiyyenko, Serhiy Ohorodnyk, Vasyl Kostiuk, and Galyna Kostiuk to appear before the House of Representatives; and for other purposes.

Under the general order of business, established by the Committee on Rules, the following Bills of the House were taken up for consideration and read the third time:

HB 1213. By Representatives McCall of the 30th, Roberts of the 154th, Royal of the 171st, Rogers of the 26th, Powell of the 29th and others:

A BILL to be entitled an Act to amend Part 5 of Article 1 of Chapter 4 of Title 4 of the Official Code of Georgia Annotated, relating to live poultry dealers, brokers, and market operators, so as to provide for disposal of dead poultry in accordance with methods for disposal of dead animals generally; to prohibit certain slaughter of poultry on the premises of dealers, brokers, and sales establishments; to provide an effective date; to repeal conflicting laws; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the roll call was ordered and the vote was as follows:

Y Abdul-Salaam	Y Crawford	Hill, C.A	Y Martin	Sailor
E Amerson	Y Cummings	Y Holmes	Y Maxwell	Y Scheid
E Anderson	Y Davis	Holt	Y May	Y Scott, A
Y Ashe	Y Day	Y Horne	Y McCall	Y Scott, M
Y Barnard	Y Dean	Y Houston	E McClinton	Y Setzler
E Barnes	Y Dickson	Y Howard, E	Y Meadows	Y Shaw
Y Bearden	Y Dodson	Y Hudson	Y Millar	Y Sheldon
Y Beasley-Teague	Y Dollar	Y Hugley	Y Mills	Y Sims, C
Y Benfield	Drenner	Y Jackson	E Mitchell	Y Sims, F
Y Benton	Y Dukes	Y Jacobs	Y Morgan	Y Sinkfield
Y Black	Y Ehrhart	Y James	Y Morris	Y Smith, B
Y Bordeaux	Y England	Y Jamieson	Y Mosby	Y Smith, L
Y Borders	Y Epps	Y Jenkins	Y Mosley	Y Smith, P
Y Bridges	Y Everson	Y Jennings	Y Mumford	Y Smith, R
Y Brooks	Y Fleming	Y Johnson	Y Murphy, J	Y Smith, T
Y Brown	Y Floyd, H	Y Jones, J	Y Murphy, Q	Y Smith, V
Y Bruce	Y Floyd, J	Y Jones, S	Y Neal	Y Smyre
Y Bryant	Fludd	Y Jordan	Y Oliver	E Stanley-Turner
Y Buckner, D	Y Forster	Y Keen	O'Neal	Y Stephens
Buckner, G	Y Franklin	Y Keown	Orrock	Y Stephenson
Y Burkhalter	Y Freeman	Y Kidd	Y Parham	Y Talton
Y Burmeister	Y Gardner	Y Knight	Y Parrish	Y Teilhet
Y Burns	Geisinger	Y Knox	Parsons	Y Thomas, A.M
Y Butler	Y Golick	Y Lakly	Y Porter	Y Thomas, B
Y Byrd	Y Graves, D	Y Lane, B	Y Powell	Y Tumlin
Carter	Y Graves, T	Y Lane, R	Y Ralston	Y Walker

Y Casas	Y Greene	Y Lewis	Y Randall	Y Warren
Y Chambers	Y Hanner	Y Lindsey	Y Ray	Watson
Y Channell	Y Harbin	Y Lord	Y Reece, B	Wilkinson
Y Cheokas	Y Hatfield	Y Loudermilk	Y Reece, S	Y Willard
Y Coan	Y Heard, J	Y Lucas	Y Reese	Y Williams, A
Y Cole	Y Heard, K	Y Lunsford	Y Rice	Y Williams, E
Y Coleman, B	Y Heckstall	Y Maddox	Y Roberts	Y Williams, R
Coleman, T	Y Hembree	Y Mangham	Y Rogers	Y Wix
Y Cooper	E Henson	Y Manning	Y Royal	Y Yates
Y Cox	Y Hill, C	Y Marin	Y Rynders	Richardson, Speaker

On the passage of the Bill, the ayes were 158, nays 0.

The Bill, having received the requisite constitutional majority, was passed.

Representatives Buckner of the 76th, Carter of the 159th, and Wilkinson of the 52nd stated that they had been called from the floor of the House during the preceding roll call. They wished to be recorded as voting "aye" thereon.

Representative Keen of the 179th assumed the chair.

HB 1240. By Representatives Coan of the 101st, Butler of the 18th, Knox of the 24th, Horne of the 71st, Cox of the 102nd and others:

A BILL to be entitled an Act to amend Chapter 9 of Title 34 of the O.C.G.A., relating to workers' compensation, so as to provide that the employer must provide notice to the employee within 60 days of the employee's release to return to work with restrictions or limitations; to provide that an employee must submit charges within one year of the date of incurring mileage expenses or the right to collect such charges shall be deemed to be waived; to increase the maximum death benefit to \$150,000.00 for the surviving spouse who is the sole dependent at the time of the employee's death; to require that physicians treating workers' compensation claimants comply with provisions against self-referral; to make a conforming amendment to Chapter 1B of Title 43 of the O.C.G.A., relating to patient self-referral; to provide for related matters; to repeal conflicting laws; and for other purposes.

The report of the Committee, which was favorable to the passage of the Bill, was agreed to.

On the passage of the Bill, the roll call was ordered and the vote was as follows:

Y Abdul-Salaam	Crawford	Y Hill, C.A	Y Martin	Sailor
E Amerson	Y Cummings	Y Holmes	Y Maxwell	Y Scheid
E Anderson	Y Davis	Y Holt	Y May	Y Scott, A

Y Ashe	Y Day	Y Horne	Y McCall	Y Scott, M
Y Barnard	Dean	Y Houston	E McClinton	Setzler
E Barnes	Y Dickson	Y Howard, E	Y Meadows	Y Shaw
Y Bearden	Dodson	Y Hudson	Y Millar	Y Sheldon
Y Beasley-Teague	Y Dollar	Y Hugley	Y Mills	Y Sims, C
Benfield	Y Drenner	Jackson	E Mitchell	Y Sims, F
Y Benton	Y Dukes	Y Jacobs	Y Morgan	Y Sinkfield
Y Black	Y Ehrhart	Y James	Y Morris	Y Smith, B
Y Bordeaux	Y England	Y Jamieson	Y Mosby	Y Smith, L
Y Borders	Y Epps	Y Jenkins	Y Mosley	Y Smith, P
Y Bridges	Y Everson	Y Jennings	Y Mumford	Y Smith, R
Y Brooks	Y Fleming	Y Johnson	Y Murphy, J	Y Smith, T
Y Brown	Y Floyd, H	Y Jones, J	Y Murphy, Q	Y Smith, V
Y Bruce	Y Floyd, J	Y Jones, S	Y Neal	Y Smyre
Y Bryant	Y Fludd	Y Jordan	Y Oliver	E Stanley-Turner
Y Buckner, D	Y Forster	Keen	O'Neal	Y Stephens
Y Buckner, G	Y Franklin	Y Keown	Orrock	Y Stephenson
Y Burkhalter	Y Freeman	Y Kidd	Y Parham	Y Talton
Y Burmeister	Y Gardner	Y Knight	Y Parrish	Y Teilhet
Y Burns	Geisinger	Y Knox	Y Parsons	Y Thomas, A.M
Y Butler	Y Golick	Y Lakly	Porter	Y Thomas, B
Y Byrd	Y Graves, D	Y Lane, B	Y Powell	Y Tumlin
Carter	Y Graves, T	Y Lane, R	Y Ralston	Y Walker
Y Casas	Y Greene	Y Lewis	Y Randall	Y Warren
Y Chambers	Y Hanner	Y Lindsey	Y Ray	Watson
Y Channell	Harbin	Y Lord	Y Reece, B	Wilkinson
Y Cheokas	Y Hatfield	Loudermilk	Y Reece, S	Y Willard
Y Coan	Y Heard, J	Y Lucas	Y Reese	Y Williams, A
Y Cole	Y Heard, K	Y Lunsford	Y Rice	Y Williams, E
Y Coleman, B	Y Heckstall	Y Maddox	Y Roberts	Y Williams, R
Coleman, T	Y Hembree	Y Mangham	Y Rogers	Y Wix
Y Cooper	E Henson	Y Manning	Y Royal	Y Yates
Y Cox	Y Hill, C	Marin	Y Rynders	Richardson, Speaker

On the passage of the Bill, the ayes were 153, nays 0.

The Bill, having received the requisite constitutional majority, was passed.

Representatives Carter of the 159th and Wilkinson of the 52nd stated that they had been called from the floor of the House during the preceding roll call. They wished to be recorded as voting "aye" thereon.

Representative Henson of the 87th was excused on the preceding roll call. She wished to be recorded as voting "aye" thereon.

HB 972. By Representatives Casas of the 103rd, Everson of the 106th, Cox of the 102nd and Maxwell of the 17th:

A BILL to be entitled an Act to amend Code Section 20-2-200 of the Official Code of Georgia Annotated, relating to teacher certification, so as to provide

that the Professional Standards Commission shall not require a course in computer skill competency for certification renewal but shall require a test in basic computer skill competency; to provide for certificated personnel to have the opportunity to take a basic computer skill competency test onsite at his or her assigned school; to provide for onsite proctors for the basic computer skill competency test; to provide for related matters; to provide for an effective date; to repeal conflicting laws; and for other purposes.

The following Committee substitute was read and adopted:

A BILL

To amend Code Section 20-2-200 of the Official Code of Georgia Annotated, relating to teacher certification, so as to provide for methods for compliance with any requirement of the Professional Standards Commission relating to computer skill competency; to provide for certificated personnel to have the opportunity to take a basic computer skill competency test onsite at his or her assigned school; to provide for onsite proctors for the basic computer skill competency test; to provide for related matters; to provide for an effective date; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

SECTION 1.

Code Section 20-2-200 of the Official Code of Georgia Annotated, relating to teacher certification, is amended by striking paragraph (4) of subsection (b) and inserting in lieu thereof the following:

"(4) Requirements for certification renewal shall be established to foster ongoing professional learning, enhance student achievement, and verify standards of ethical conduct. Such requirements may include, but are not limited to, professional learning related to school improvement plans or the applicant's field of certification and background checks. Should the Professional Standards Commission include a requirement to demonstrate computer skill competency, the rules and regulations shall provide that a certificated educator may elect to meet the requirement by:

(A) Completing a course in computer skill competency, including but not limited to the phase one InTech model training program; or

(B) Receiving satisfactory results on a test in basic computer skill competency. If a certificated educator elects to take such test pursuant to this subparagraph, the local school system by which such educator is employed shall make available the opportunity to take the test on site at the school in which the educator is assigned. Each principal shall identify an administrator on site at each school to serve as a proctor for individuals taking the test pursuant to this subparagraph.

Individuals holding a valid Georgia life certificate or a valid National Board for Professional Teaching Standards certificate shall be deemed to have met state renewal

requirements except those related to background checks."

SECTION 2.

This Act shall become effective upon its approval by the Governor or upon its becoming law without such approval.

SECTION 3.

All laws and parts of laws in conflict with this Act are repealed.

The report of the Committee, which was favorable to the passage of the Bill, by substitute, was agreed to.

On the passage of the Bill, by substitute, the roll call was ordered and the vote was as follows:

Y Abdul-Salaam	Crawford	Y Hill, C.A	Y Martin	Sailor
E Amerson	Y Cummings	Y Holmes	Y Maxwell	Scheid
E Anderson	Y Davis	Y Holt	Y May	Y Scott, A
Y Ashe	Y Day	Y Horne	Y McCall	Y Scott, M
Y Barnard	Y Dean	Y Houston	E McClinton	Setzler
E Barnes	Y Dickson	Y Howard, E	Y Meadows	Y Shaw
Y Bearden	Dodson	Y Hudson	Y Millar	Y Sheldon
Y Beasley-Teague	Dollar	Y Hugley	Y Mills	Y Sims, C
Y Benfield	Y Drenner	Y Jackson	E Mitchell	Y Sims, F
Y Benton	Y Dukes	Y Jacobs	Y Morgan	Y Sinkfield
Y Black	Y Ehrhart	Y James	Y Morris	Y Smith, B
Y Bordeaux	Y England	Y Jamieson	Y Mosby	Y Smith, L
Y Borders	Y Epps	Y Jenkins	Y Mosley	Y Smith, P
Y Bridges	Y Everson	Y Jennings	Y Mumford	Y Smith, R
Y Brooks	Y Fleming	Y Johnson	Y Murphy, J	Y Smith, T
Y Brown	Y Floyd, H	Y Jones, J	Y Murphy, Q	Y Smith, V
Y Bruce	Y Floyd, J	Y Jones, S	Y Neal	Y Smyre
Y Bryant	Y Fludd	Y Jordan	Y Oliver	E Stanley-Turner
Y Buckner, D	Y Forster	Keen	Y O'Neal	Y Stephens
Y Buckner, G	Y Franklin	Y Keown	Y Orrock	Y Stephenson
Y Burkhalter	Y Freeman	Y Kidd	Y Parham	Y Talton
Y Burmeister	Y Gardner	Y Knight	Y Parrish	Y Teilhet
Y Burns	Geisinger	Y Knox	Y Parsons	Y Thomas, A.M
Y Butler	Y Golick	Y Lakly	Y Porter	Y Thomas, B
Y Byrd	Y Graves, D	Y Lane, B	Y Powell	Y Tumlin
Y Carter	Y Graves, T	Lane, R	Y Ralston	Y Walker
Y Casas	Y Greene	Y Lewis	Y Randall	Y Warren
Y Chambers	Hanner	Y Lindsey	Y Ray	Watson
Y Channell	Y Harbin	Y Lord	Y Reece, B	Wilkinson
Y Cheokas	Y Hatfield	Y Loudermilk	Y Reece, S	Y Willard
Y Coan	Y Heard, J	Lucas	Y Reese	Y Williams, A
Y Cole	Y Heard, K	Y Lunsford	Y Rice	Y Williams, E
Y Coleman, B	Y Heckstall	Y Maddox	Y Roberts	Y Williams, R
Coleman, T	Y Hembree	Y Mangham	Y Rogers	Y Wix
Y Cooper	Y Henson	Y Manning	Y Royal	Y Yates
Y Cox	Y Hill, C	Y Marin	Y Rynders	Richardson, Speaker

On the passage of the Bill, by substitute, the ayes were 159, nays 0.

The Bill, having received the requisite constitutional majority, was passed, by substitute.

Representative Wilkinson of the 52nd stated that he had been called from the floor of the House during the preceding roll call. He wished to be recorded as voting "aye" thereon.

HB 1184. By Representatives Stephens of the 164th and Bryant of the 160th:

A BILL to be entitled an Act to amend Part 5 of Article 1 of Chapter 6 of Title 12 of the Official Code of Georgia Annotated, relating to the Herty Foundation, so as to change the name of the Herty Foundation; to provide for modifying the purpose for the foundation; to provide for creating a subsidiary corporation for the foundation; to provide for related matters; to repeal conflicting laws; and for other purposes.

The following Committee substitute was read:

A BILL

To amend Part 5 of Article 1 of Chapter 6 of Title 12 of the Official Code of Georgia Annotated, relating to the Herty Foundation, so as to change the name of the Herty Foundation; to provide for modifying the purpose for the foundation; to provide for creating a subsidiary corporation for the foundation; to provide for an annual report; to provide for related matters; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

SECTION 1.

Part 5 of Article 1 of Chapter 6 of Title 12 of the Official Code of Georgia Annotated, relating to the Herty Foundation, is amended by striking Code Section 12-6-131, relating to creation of foundation, board of trustees and their terms, and purpose of foundation, and inserting in its place a new Code section to read as follows:

"12-6-131.

(a) The Herty ~~Foundation~~ Advanced Materials Development Center is created as a body politic and corporate, with perpetual succession of members for the purposes stated in this part, and as such shall have full power and authority to make bylaws for its own governance and rules and regulations for the governance of the directors and employees, to contract with all necessary employees for the successful operation of the ~~foundation~~ center, to bring and defend actions by the name and style aforesaid, and to have and use a common seal. The ~~foundation~~ center generally shall be clothed with all

the rights, powers, and privileges incident to corporations and necessary or convenient for carrying out the purposes of their creation.

(b) There is created and established a board of trustees for the ~~Herty Foundation~~ Advanced Materials Development Center, to be composed of five members to be appointed by the Governor. Trustees shall be named for five-year terms staggered so that one term will expire each year. Their successors shall be named for five-year terms.

(c) ~~The purposes of the foundation are to experiment in pulpwood of all kinds, to discover and determine uses for which the same are adaptable, to conduct research and experimentation with respect to natural and synthetic fibers and materials of all types, to produce and manufacture for others goods and products using such pulpwood, fibers, and materials, and to permit those states, subdivisions, corporations, and individuals who contribute to the maintenance and support of the foundation to share fully and equally in the accomplishments and services of the foundation~~ The purposes of the Herty Advanced Materials Development Center are to conduct research, development, and commercialization with respect to natural and synthetic organic and inorganic materials of all types; to accelerate the commercial availability of newly developed or discovered systems or processes using these materials; and to produce and manufacture for others goods and products using natural or synthetic materials of all types that serve to enhance the economy of the State of Georgia.

(d) ~~The foundation~~ center is assigned to the State Forestry Commission for administrative purposes only.

(e) The center is authorized to incorporate one or more nonprofit corporations as subsidiary corporations of the center for the purpose of carrying out any of the powers of the center and to accomplish any of the purpose of the center. Any subsidiary corporations created pursuant to this subsection shall be created pursuant to Chapter 3 of Title 14, the 'Georgia Nonprofit Corporation Code,' and the Secretary of State shall be authorized to accept such filings. Upon dissolution of any subsidiary corporation of the center, any assets shall revert to the center or to any successor to the center or, failing such succession, to the State of Georgia."

SECTION 2.

Said part is further amended by striking Code Section 12-6-133, relating to the powers of the Herty Foundation, and inserting in its place a new Code section to read as follows:

"12-6-133.

The ~~foundation~~ center shall have the following powers:

(1) To establish and modify from time to time a system of experimentation in ~~pulpwood~~ natural and synthetic materials of all types;

(2) ~~To conduct research and experimentation, development, and commercialization with respect to natural and synthetic fibers and materials of all types; to accelerate the commercial availability of newly developed or discovered systems or processes using these materials; and to produce and manufacture for others goods and products using natural and synthetic materials of all types that serve to enhance the economy of the~~

State of Georgia and to produce and manufacture for others goods and products using pulpwood and natural or synthetic fibers and ~~materials~~ material;

(3) To accept and hold title to the equipment of every kind now being used at Savannah, Georgia, or elsewhere;

(4) To acquire and own realty and personal property regardless of where located; and

(5) To do generally such acts and things as are found necessary to promote and advance the basic purpose of the ~~foundation~~ center as stated in Code Section 12-6-131."

SECTION 3.

Said part is further amended by striking Code Section 12-6-134, relating to the purpose of the Herty Foundation, acceptance of donations and appropriations, certain duties, and reports, and inserting in its place a new Code section to read as follows:

"12-6-134.

(a) The Herty ~~Foundation~~ Advanced Materials Development Center is declared to be a public ~~foundation~~ center created, designed, and intended for the purpose of rendering services not only to the citizens of Georgia but, in equal manner and to the same extent, to the citizens of the other states of the South.

(b) The ~~foundation~~ center is authorized to accept donations, bequests, and appropriations from this state or any other state or any subdivision thereof or from any individual or corporation. In consideration of such appropriations, the ~~foundation~~ center is empowered to conduct, within the limits of its equipment, experimentation on any pulpwood or natural or synthetic fibers or materials peculiarly beneficial to the various states making such appropriations.

(c) The ~~foundation~~ center is required to permit the citizens of those states or subdivisions contributing to the support of the ~~foundation~~ center to visit and go upon the premises, observe the experiments, and in general to exercise and enjoy a full and free privilege at and around experimental stations.

(d) The ~~foundation~~ center is directed, ~~after conducting experiments for this state or for other states which contribute to the support of the foundation, to make a full and intelligent report of the results of such experimentation to produce an annual report on its activities and to make such report available upon request.~~"

SECTION 4.

Said part is further amended by striking Code Section 12-6-135, relating to the appointment of directors from states making financial contribution to the Herty Foundation and effect of cessation of contributions, and inserting in its place a new Code section to read as follows:

"12-6-135.

If at any time any other state making financial contributions or appropriations to the support of the ~~foundation~~ center desires to be represented on the board of directors, authority is given to the governor of such other state to appoint one citizen of his or her state to become a director of the ~~foundation~~ center, who shall upon being thus

appointed have and enjoy the same rights and powers as the five original members, provided that when any state ceases for a period of one year to contribute to the support of the ~~foundation~~ center, the member of the board of directors appointed by such state shall automatically cease to be a member of the board and shall cease to enjoy and exercise the powers of such director."

SECTION 5.

Said part is further amended by striking Code Section 12-6-136, relating to service of process upon the Herty Foundation, and inserting in its place a new Code section to read as follows:

"12-6-136.

No process shall be deemed served upon the ~~foundation~~ center by service upon any person other than one of the five trustees provided for in Code Section 12-6-131."

SECTION 6.

Said part is further amended by striking Code Section 12-6-137, relating to the Herty Foundation's title to property, and inserting in its place a new Code section to read as follows:

"12-6-137.

The title to the properties of the ~~foundation~~ center shall be vested in the five trustees whose residence shall be in Georgia and their successors in office, the venue to all court actions to be in the State of Georgia, the rules and regulations with reference to the county in which actions may be brought and the proceedings regarding service to be as now provided by law, provided that in the event the ~~foundation~~ center is dissolved, the assets of the ~~foundation~~ center shall revert to the State of Georgia."

SECTION 7.

Said part is further amended by striking Code Section 12-6-138, relating to the Herty Foundation's support of experimental work, and inserting in its place a new Code section to read as follows:

"12-6-138.

The board of directors as provided for in Code Section 12-6-132 shall have such authority as they may, in their discretion, require in order to extend support to other individuals or ~~foundations~~ centers in experimental work with pulpwood or natural or synthetic fibers or materials of all kinds."

SECTION 8.

Said part is further amended by striking Code Section 12-6-139, relating to audit of the Herty Foundation's accounts, and inserting in its place a new Code section to read as follows:

"12-6-139.

It shall be the duty of the state auditor to audit the books and accounts of the ~~foundation~~ center and to submit such audit to the Governor, who shall notify the members of the

General Assembly of the availability of the audit in the manner which he or she deems to be most effective and efficient."

SECTION 9.

All laws and parts of laws in conflict with this Act are repealed.

The following amendment was read and adopted:

Representatives Oliver of the 83rd, Stephens of the 164th, and Bryant of the 160th move to amend the Committee substitute to HB 1184 as follows:

Delete the following language on page 1, lines 3 and 4:

to provide for creating a subsidiary corporation for the foundation;

Delete in its entirety paragraph e, page 2, lines 16-23;

The Committee substitute, as amended, was adopted.

The report of the Committee, which was favorable to the passage of the Bill, by substitute, was agreed to, as amended.

On the passage of the Bill, by substitute, as amended, the roll call was ordered and the vote was as follows:

Y Abdul-Salaam	Y Crawford	Hill, C.A	Y Martin	Sailor
Y Amerson	Y Cummings	Y Holmes	Y Maxwell	Y Scheid
E Anderson	Y Davis	Y Holt	Y May	Y Scott, A
Y Ashe	Y Day	Y Horne	Y McCall	Y Scott, M
Y Barnard	Y Dean	Y Houston	E McClinton	Y Setzler
E Barnes	Y Dickson	Y Howard, E	Y Meadows	Y Shaw
Y Bearden	Dodson	Y Hudson	Y Millar	Y Sheldon
Y Beasley-Teague	Y Dollar	Y Hugley	Y Mills	Y Sims, C
Y Benfield	Y Drenner	Jackson	E Mitchell	Y Sims, F
Y Benton	Y Dukes	Y Jacobs	Y Morgan	Y Sinkfield
Y Black	Y Ehrhart	James	Y Morris	Y Smith, B
Y Bordeaux	Y England	Y Jamieson	Y Mosby	Y Smith, L
Y Borders	Y Epps	Y Jenkins	Y Mosley	Y Smith, P
Y Bridges	Y Everson	Y Jennings	Y Mumford	Y Smith, R
Y Brooks	Y Fleming	Y Johnson	Y Murphy, J	Smith, T
Brown	Y Floyd, H	Y Jones, J	Y Murphy, Q	Y Smith, V
Y Bruce	Y Floyd, J	Y Jones, S	Y Neal	Y Smyre
Y Bryant	Fludd	Jordan	Y Oliver	E Stanley-Turner
Y Buckner, D	Y Forster	Keen	Y O'Neal	Y Stephens
Y Buckner, G	Y Franklin	Y Keown	Y Orrock	Y Stephenson
Y Burkhalter	Y Freeman	Y Kidd	Y Parham	Y Talton
Y Burmeister	Y Gardner	Y Knight	Y Parrish	Y Teilhet
Y Burns	Geisinger	Y Knox	Y Parsons	Y Thomas, A.M

Butler	Y Golick	Y Lakly	Y Porter	Y Thomas, B
Y Byrd	Y Graves, D	Y Lane, B	Y Powell	Y Tumlin
Y Carter	Y Graves, T	Y Lane, R	Y Ralston	Y Walker
Y Casas	Y Greene	Y Lewis	Y Randall	Y Warren
Y Chambers	Y Hanner	Y Lindsey	Y Ray	Watson
Y Channell	Y Harbin	Y Lord	Y Reece, B	Y Wilkinson
Cheokas	Y Hatfield	Y Loudermilk	Y Reece, S	Y Willard
Y Coan	Y Heard, J	Lucas	Y Reese	Y Williams, A
Y Cole	Y Heard, K	Y Lunsford	Y Rice	Y Williams, E
Y Coleman, B	Y Heckstall	Y Maddox	Y Roberts	Y Williams, R
Coleman, T	Y Hembree	Y Mangham	Y Rogers	Y Wix
Y Cooper	Y Henson	Y Manning	Y Royal	Y Yates
Y Cox	Y Hill, C	Y Marin	Y Rynders	Richardson, Speaker

On the passage of the Bill, by substitute, as amended, the ayes were 158, nays 0.

The Bill, having received the requisite constitutional majority, was passed, by substitute, as amended.

Representative Smith of the 168th stated that he had been called from the floor of the House during the preceding roll call. He wished to be recorded as voting "aye" thereon.

HB 1238. By Representatives Rice of the 51st, Mills of the 25th, Ehrhart of the 36th, Hill of the 21st, Coan of the 101st and others:

A BILL to be entitled an Act to amend Article 11 of Chapter 1 of Title 7 of the Official Code of Georgia Annotated, relating to records and reports of currency transactions, so as to provide for an illegal immigrant fee with respect to money received for wire transmission; to provide for a short title; to provide for procedures, conditions, and limitations; to provide for exceptions; to provide for legislative intent; to prohibit certain conduct to avoid or evade such fee; to provide for criminal penalties; to provide for powers, duties, and authority of the commissioner of banking and finance with respect to the foregoing; to provide an effective date; to repeal conflicting laws; and for other purposes.

By unanimous consent, further consideration of HB 1238 was suspended until later in the legislative day.

Representative Keen of the 179th announced the House in recess until 1:30 o'clock, this afternoon.

AFTERNOON SESSION

The Speaker called the House to order.

The following Resolutions of the House were read and referred to the Committee on Rules:

HR 1366. By Representatives Byrd of the 20th, Wilkinson of the 52nd, Reece of the 27th, Horne of the 71st, England of the 108th and others:

A RESOLUTION commending Miss Monica Pang on placing as first runner-up in the Miss America Pageant, recognizing "Monica Pang Day," and inviting Miss Pang to appear before the House of Representatives; and for other purposes.

HR 1367. By Representative Brown of the 69th:

A RESOLUTION congratulating the Bowdon High School Softball Team on winning the Class A State Softball Championship and inviting the team's members and coaches to appear before the House of Representatives; and for other purposes.

The following Resolutions of the House were read:

HR 1368. By Representatives Day of the 163rd, Stephens of the 164th, Bordeaux of the 162nd, Jackson of the 161st, Bryant of the 160th and others:

A RESOLUTION congratulating Diana Morrison of Advertising Specialty Services; and for other purposes.

HR 1369. By Representatives Parrish of the 156th, Lane of the 158th, Burns of the 157th and Coleman of the 144th:

A RESOLUTION commending Ellis Wood and recognizing him as the Statesboro-Bulloch County Chamber of Commerce 2006 Business Leader of the Year; and for other purposes.

HR 1370. By Representatives Day of the 163rd, Stephens of the 164th, Bordeaux of the 162nd, Jackson of the 161st, Bryant of the 160th and others:

A RESOLUTION congratulating Churchill's Pub; and for other purposes.

HR 1371. By Representatives Day of the 163rd, Stephens of the 164th, Bordeaux of the 162nd, Jackson of the 161st, Bryant of the 160th and others:

A RESOLUTION congratulating Owens Corning; and for other purposes.

HR 1372. By Representatives Day of the 163rd, Stephens of the 164th, Bordeaux of the 162nd, Jackson of the 161st, Bryant of the 160th and others:

A RESOLUTION congratulating Helmut Peters; and for other purposes.

HR 1373. By Representatives Byrd of the 20th, Scheid of the 22nd, Murphy of the 23rd and Hill of the 21st:

A RESOLUTION commending Dr. Scott R. Harden for his heroism; and for other purposes.

HR 1374. By Representatives Day of the 163rd, Stephens of the 164th, Bordeaux of the 162nd, Jackson of the 161st, Bryant of the 160th and others:

A RESOLUTION congratulating the Weyerhaeuser Company; and for other purposes.

HR 1375. By Representatives Day of the 163rd, Stephens of the 164th, Bordeaux of the 162nd, Jackson of the 161st, Bryant of the 160th and others:

A RESOLUTION congratulating CITGO Asphalt Refining Company; and for other purposes.

HR 1376. By Representatives Day of the 163rd, Stephens of the 164th, Bordeaux of the 162nd, Jackson of the 161st, Bryant of the 160th and others:

A RESOLUTION congratulating Kaneb Terminals & ST Services; and for other purposes.

HR 1377. By Representatives Day of the 163rd, Stephens of the 164th, Bordeaux of the 162nd, Jackson of the 161st, Bryant of the 160th and others:

A RESOLUTION congratulating Engelhard; and for other purposes.

HR 1378. By Representatives Coan of the 101st and Ehrhart of the 36th:

A RESOLUTION commending Jon Calvin Swindler; and for other purposes.

- HR 1379. By Representatives Buckner of the 76th, Dodson of the 75th, Barnes of the 78th, Sinkfield of the 60th, Heckstall of the 62nd and others:

A RESOLUTION commending the Clayton County Juvenile Court on receiving the American Probation and Parole Association's President's Award for Best Practices; and for other purposes.

- HR 1380. By Representatives Thomas of the 55th, Sinkfield of the 60th, Dean of the 59th, Stanley-Turner of the 53rd and Brooks of the 63rd:

A RESOLUTION commending Reverend Joseph Everhart Boone, a civil rights legend; and for other purposes.

- HR 1381. By Representatives Smith of the 70th, Cole of the 125th, McCall of the 30th, Smith of the 129th and Floyd of the 147th:

A RESOLUTION recognizing February 15, 2006, as "Forestry Day at the Capitol"; and for other purposes.

- HR 1382. By Representatives Smyre of the 132nd, Smith of the 131st, Buckner of the 130th, Hugley of the 133rd and Smith of the 129th:

A RESOLUTION commending Coach Herbert Greene; and for other purposes.

- HR 1383. By Representatives Smyre of the 132nd, Hugley of the 133rd, Smith of the 131st, Buckner of the 130th and Smith of the 129th:

A RESOLUTION commending Mr. Marvin Schuster and congratulating him on receiving the 2006 Jim Woodruff Jr. Memorial Award; and for other purposes.

- HR 1384. By Representatives Smyre of the 132nd, Porter of the 143rd, Watson of the 91st, Hugley of the 133rd and Lucas of the 139th:

A RESOLUTION expressing regret at the passing of James Keet Davis, Jr.; and for other purposes.

- HR 1385. By Representatives Jackson of the 161st, Bryant of the 160th, Stephens of the 164th, Carter of the 159th, Bordeaux of the 162nd and others:

A RESOLUTION commending George W. Bowen; and for other purposes.

HR 1386. By Representatives Day of the 163rd, Stephens of the 164th, Bordeaux of the 162nd, Jackson of the 161st, Bryant of the 160th and others:

A RESOLUTION congratulating Gulfstream Aerospace Savannah; and for other purposes.

HR 1387. By Representatives Day of the 163rd, Stephens of the 164th, Bordeaux of the 162nd, Jackson of the 161st, Bryant of the 160th and others:

A RESOLUTION recognizing RWP Engineering and Jim Rayburn; and for other purposes.

HR 1388. By Representatives Burmeister of the 119th, Harbin of the 118th and Fleming of the 117th:

A RESOLUTION recognizing and commending Sconyers Bar-B-Que; and for other purposes.

HR 1389. By Representatives Day of the 163rd, Stephens of the 164th, Bordeaux of the 162nd, Jackson of the 161st, Bryant of the 160th and others:

A RESOLUTION recognizing The Gary Brand Company and Gary Brand; and for other purposes.

HR 1390. By Representatives Day of the 163rd, Stephens of the 164th, Bordeaux of the 162nd, Jackson of the 161st, Bryant of the 160th and others:

A RESOLUTION recognizing the Fairmont Restaurant and Pearl and Ron Beaupre; and for other purposes.

HR 1391. By Representatives Buckner of the 76th, Benton of the 31st, Reece of the 11th, Smyre of the 132nd, Kidd of the 115th and others:

A RESOLUTION commending Georgia's Superior Court Clerks and the Georgia Superior Court Clerks' Cooperative Authority; and for other purposes.

On the adoption of the Resolutions, the roll call was ordered and the vote was as follows:

Abdul-Salaam	Y Crawford	Hill, C.A	Y Martin	Sailor
Y Amerson	Y Cummings	Holmes	Y Maxwell	Y Scheid
E Anderson	Y Davis	Y Holt	Y May	Y Scott, A
Y Ashe	Y Day	Y Horne	Y McCall	Y Scott, M

Y Barnard	Dean	Y Houston	E McClinton	Y Setzler
E Barnes	Y Dickson	Howard, E	Y Meadows	Shaw
Y Bearden	Y Dodson	Y Hudson	Y Millar	Y Sheldon
Y Beasley-Teague	Y Dollar	Hugley	Y Mills	Sims, C
Benfield	N Drenner	Y Jackson	E Mitchell	Y Sims, F
Y Benton	Dukes	Y Jacobs	Morgan	Y Sinkfield
Y Black	Y Ehrhart	James	Morris	Smith, B
Y Bordeaux	Y England	Y Jamieson	E Mosby	Y Smith, L
Y Borders	Y Epps	Jenkins	E Mosley	Y Smith, P
Y Bridges	Y Everson	Y Jennings	Y Mumford	Y Smith, R
Brooks	Y Fleming	Y Johnson	Y Murphy, J	Smith, T
Brown	Floyd, H	Jones, J	Y Murphy, Q	Y Smith, V
Bruce	Y Floyd, J	Y Jones, S	Y Neal	Smyre
Y Bryant	Fludd	Jordan	Oliver	E Stanley-Turner
Y Buckner, D	Forster	Keen	O'Neal	Y Stephens
Buckner, G	Franklin	Y Keown	Orrock	E Stephenson
Burkhalter	Y Freeman	Y Kidd	Parham	Y Talton
Burmeister	Y Gardner	Y Knight	Parrish	Y Teilhet
Y Burns	Y Geisinger	Knox	Parsons	Y Thomas, A.M
Butler	Golick	Y Lakly	Porter	Y Thomas, B
Byrd	Y Graves, D	Y Lane, B	Powell	Y Tumlin
Y Carter	Y Graves, T	Y Lane, R	Ralston	Y Walker
Casas	Y Greene	Y Lewis	Randall	Warren
Y Chambers	Hanner	Y Lindsey	Ray	Watson
Channell	Y Harbin	Y Lord	Y Reece, B	Y Wilkinson
Y Cheokas	Y Hatfield	Y Loudermilk	Y Reece, S	E Willard
Y Coan	Y Heard, J	Y Lucas	Y Reese	Y Williams, A
Y Cole	Y Heard, K	Lunsford	Rice	Williams, E
Y Coleman, B	Y Heckstall	Y Maddox	Y Roberts	Williams, R
Coleman, T	Y Hembree	E Mangham	Y Rogers	Wix
Cooper	Y Henson	Manning	Y Royal	Y Yates
Y Cox	Hill, C	Marin	Y Rynders	Richardson, Speaker

On the adoption of the Resolutions, the ayes were 107, nays 1.

The Resolutions were adopted.

Under the general order of business, established by the Committee on Rules, the following Bill of the House, having previously been read, was again taken up for consideration:

HB 1238. By Representatives Rice of the 51st, Mills of the 25th, Ehrhart of the 36th, Hill of the 21st, Coan of the 101st and others:

A BILL to be entitled an Act to amend Article 11 of Chapter 1 of Title 7 of the Official Code of Georgia Annotated, relating to records and reports of currency transactions, so as to provide for an illegal immigrant fee with respect to money received for wire transmission; to provide for a short title; to provide for procedures, conditions, and limitations; to provide for

exceptions; to provide for legislative intent; to prohibit certain conduct to avoid or evade such fee; to provide for criminal penalties; to provide for powers, duties, and authority of the commissioner of banking and finance with respect to the foregoing; to provide an effective date; to repeal conflicting laws; and for other purposes.

The following Committee substitute was read:

A BILL

To amend Article 11 of Chapter 1 of Title 7 of the Official Code of Georgia Annotated, relating to records and reports of currency transactions, so as to provide for an illegal immigrant fee with respect to money received for wire transmission; to provide for a short title; to provide for procedures, conditions, and limitations; to provide for exceptions; to provide for legislative intent; to prohibit certain conduct to avoid or evade such fee; to provide for criminal penalties; to provide for powers, duties, and authority of the commissioner of banking and finance with respect to the foregoing; to provide an effective date; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

SECTION 1.

Article 11 of Chapter 1 of Title 7 of the Official Code of Georgia Annotated, relating to records and reports of currency transactions, is amended by adding a new Code section immediately following Code Section 7-1-912, to be designated Code Section 7-1-912.1, to read as follows:

"7-1-912.1.

(a) This Code section shall be known and may be cited as the 'Illegal Immigrant Fee Act.'

(b) Any authorized agent of a licensee or any money transmission business which is subject to licensure under Article 4 of this chapter and which receives money for wire transmission shall collect from the customer a fee in the amount of 5 percent of the amount of money being transmitted. Such fee shall not apply to any such transaction upon the customer providing adequate proof of United States citizenship or adequate proof that the customer is legally present in the United States. Such proof shall consist only of a valid identification document that is included on the list of acceptable documents of Employment Eligibility Verification Form I-9 of the federal Department of Homeland Security as proof of lawful presence in the United States. Any identification document issued by a foreign government or a driver's license or identification card issued by any state which, on or after July 1, 2006, authorized such driver's license or identification card to be issued to persons not lawfully present in the United States shall not be accepted as evidence of lawful presence in the United States.

(c) The money transmission business shall give the customer a receipt setting forth:

- (1) The date of receipt of the money;
- (2) The amount of the fee, if applicable; and
- (3) The amount of the money in dollars and cents.
- (d) Subject to the general appropriations process, it is the intent of the General Assembly that an amount equal to the amount of funds derived from the fees collected under this Code section shall be utilized for indigent care programs.
- (e) It shall be unlawful for any person to knowingly and willfully transmit money on behalf of any person in order to avoid or evade the fee required under this Code section. Any person who violates this subsection shall, upon conviction thereof for a first offense, be guilty of a misdemeanor; for a second or subsequent offense, such person shall, upon conviction thereof, be guilty of a misdemeanor of a high and aggravated nature.
- (f) The commissioner shall provide by rule or regulation for the implementation of this Code section including, but not limited to, any appropriate administrative actions or fines for knowing and willful violations of this Code section."

SECTION 2.

This Act shall become effective upon its approval by the Governor or upon its becoming law without such approval.

SECTION 3.

All laws and parts of laws in conflict with this Act are repealed.

The following amendment was read:

Representative Lunsford of the 110th moves to amend the Committee substitute to HB 1238 as follows:

Page 1

Line 25 after United States or providing that customer provides proof that he/she is paying taxes within this state by providing a current pay stub showing customer name and taxes withheld or current state or federal tax return.

On the adoption of the amendment, the roll call was ordered and the vote was as follows:

Abdul-Salaam	Y Crawford	Y Hill, C.A	Y Martin	Sailor
Y Amerson	Y Cummings	N Holmes	Y Maxwell	Y Scheid
E Anderson	Y Davis	Y Holt	Y May	Y Scott, A
N Ashe	Y Day	Y Horne	Y McCall	Y Scott, M
Y Barnard	N Dean	Y Houston	E McClinton	Y Setzler
E Barnes	Y Dickson	N Howard, E	Y Meadows	Y Shaw
Y Bearden	Y Dodson	Y Hudson	Y Millar	Y Sheldon
Y Beasley-Teague	Y Dollar	N Hugley	Y Mills	Y Sims, C
Benfield	N Drenner	N Jackson	E Mitchell	N Sims, F

Y Benton	N Dukes	N Jacobs	N Morgan	N Sinkfield
Y Black	Y Ehrhart	N James	Y Morris	Y Smith, B
N Bordeaux	Y England	N Jamieson	N Mosby	Y Smith, L
N Borders	Y Epps	N Jenkins	E Mosley	Y Smith, P
Y Bridges	Y Everson	Y Jennings	Y Mumford	Y Smith, R
N Brooks	Y Fleming	Y Johnson	Y Murphy, J	Smith, T
Y Brown	N Floyd, H	Y Jones, J	Y Murphy, Q	Y Smith, V
N Bruce	N Floyd, J	N Jones, S	Y Neal	Smyre
N Bryant	N Fludd	Jordan	N Oliver	E Stanley-Turner
N Buckner, D	Y Forster	Y Keen	Y O'Neal	Y Stephens
Buckner, G	Y Franklin	Y Keown	N Orrock	Stephenson
Y Burkhalter	Y Freeman	N Kidd	Parham	Y Talton
Y Burmeister	Y Gardner	Y Knight	Y Parrish	N Teilhet
Y Burns	Y Geisinger	Y Knox	Y Parsons	N Thomas, A.M
Y Butler	Y Golick	Y Lakly	N Porter	N Thomas, B
Y Byrd	Y Graves, D	Y Lane, B	N Powell	Y Tumlin
Y Carter	Y Graves, T	Y Lane, R	Y Ralston	Y Walker
Y Casas	Y Greene	Y Lewis	N Randall	N Warren
Y Chambers	Y Hanner	Y Lindsey	Y Ray	Watson
Y Channell	Y Harbin	Y Lord	N Reece, B	Y Wilkinson
Y Cheokas	Y Hatfield	Y Loudermilk	Y Reece, S	Y Willard
Y Coan	Heard, J	N Lucas	Y Reese	N Williams, A
Y Cole	N Heard, K	Y Lunsford	Rice	Williams, E
Y Coleman, B	N Heckstall	Y Maddox	Y Roberts	Y Williams, R
N Coleman, T	Y Hembree	E Mangham	Y Rogers	Y Wix
Y Cooper	N Henson	Y Manning	N Royal	Y Yates
Y Cox	Y Hill, C	N Marin	Y Rynders	Richardson, Speaker

On the adoption of the amendment, the ayes were 114, nays 45.

The amendment was adopted.

The following amendment was read:

Representative Hatfield of the 177th et al. move to amend the Committee substitute to HB 1238 as follows:

Page 1, line 19: delete "5" and replace with "10".

On the adoption of the amendment, the roll call was ordered and the vote was as follows:

Abdul-Salaam	N Crawford	N Hill, C.A	Y Martin	Sailor
N Amerson	Cummings	N Holmes	Y Maxwell	N Scheid
E Anderson	Y Davis	N Holt	Y May	N Scott, A
N Ashe	N Day	N Horne	N McCall	N Scott, M
N Barnard	Y Dean	N Houston	E McClinton	Y Setzler
E Barnes	N Dickson	N Howard, E	N Meadows	N Shaw
N Bearden	N Dodson	N Hudson	N Millar	Y Sheldon
N Beasley-Teague	Y Dollar	N Hugley	N Mills	N Sims, C

Benfield	N Drenner	N Jackson	E Mitchell	N Sims, F
N Benton	N Dukes	N Jacobs	N Morgan	N Sinkfield
N Black	N Ehrhart	N James	N Morris	N Smith, B
N Bordeaux	N England	N Jamieson	N Mosby	N Smith, L
N Borders	N Epps	N Jenkins	E Mosley	N Smith, P
Y Bridges	N Everson	N Jennings	N Mumford	N Smith, R
N Brooks	Y Fleming	N Johnson	N Murphy, J	N Smith, T
N Brown	N Floyd, H	N Jones, J	N Murphy, Q	N Smith, V
N Bruce	N Floyd, J	N Jones, S	Y Neal	Smyre
N Bryant	Fludd	N Jordan	N Oliver	E Stanley-Turner
N Buckner, D	N Forster	Y Keen	N O'Neal	N Stephens
N Buckner, G	Y Franklin	N Keown	N Orrock	N Stephenson
Y Burkhalter	N Freeman	N Kidd	N Parham	N Talton
N Burmeister	N Gardner	Y Knight	N Parrish	N Teilhet
N Burns	N Geisinger	N Knox	N Parsons	N Thomas, A.M
N Butler	N Golick	N Lakly	N Porter	N Thomas, B
N Byrd	N Graves, D	N Lane, B	N Powell	N Tumlin
N Carter	Y Graves, T	N Lane, R	N Ralston	Y Walker
N Casas	N Greene	Y Lewis	N Randall	N Warren
N Chambers	N Hanner	N Lindsey	N Ray	Watson
N Channell	Y Harbin	N Lord	N Reece, B	N Wilkinson
N Cheokas	Y Hatfield	Y Loudermilk	Y Reece, S	N Willard
N Coan	Heard, J	N Lucas	N Reese	N Williams, A
N Cole	N Heard, K	Y Lunsford	N Rice	Williams, E
N Coleman, B	N Heckstall	N Maddox	N Roberts	N Williams, R
N Coleman, T	N Hembree	E Mangham	N Rogers	N Wix
N Cooper	N Henson	N Manning	N Royal	N Yates
Y Cox	N Hill, C	N Marin	Y Rynders	Richardson, Speaker

On the adoption of the amendment, the ayes were 25, nays 138.

The amendment was lost.

The following amendment was read:

Representatives Rice of the 51st and Golick of the 34th move to amend the Committee substitute to HB 1238 as follows:

Page 1, line 22: strike "a".

Line 23: strike: "document that is"

Line 23: after "identification" add: "documentation".

On the adoption of the amendment, the roll call was ordered and the vote was as follows:

Abdul-Salaam	Y Crawford	Y Hill, C.A	Y Martin	Sailor
Y Amerson	Cummings	N Holmes	Y Maxwell	Y Scheid

E Anderson	Y Davis	Y Holt	Y May	Y Scott, A
N Ashe	Y Day	Y Horne	Y McCall	Y Scott, M
Y Barnard	N Dean	Y Houston	E McClinton	Y Setzler
E Barnes	N Dickson	Howard, E	Y Meadows	Y Shaw
Y Bearden	Y Dodson	Y Hudson	Y Millar	Y Sheldon
N Beasley-Teague	Y Dollar	N Hugley	Y Mills	Y Sims, C
Benfield	N Drenner	N Jackson	E Mitchell	N Sims, F
Y Benton	Y Dukes	N Jacobs	N Morgan	Sinkfield
Y Black	Y Ehrhart	N James	Y Morris	Y Smith, B
N Bordeaux	Y England	Y Jamieson	N Mosby	Y Smith, L
N Borders	Y Epps	Y Jenkins	E Mosley	Y Smith, P
Y Bridges	Y Everson	Y Jennings	Y Mumford	Y Smith, R
N Brooks	Y Fleming	Y Johnson	Y Murphy, J	Y Smith, T
Y Brown	N Floyd, H	Y Jones, J	Y Murphy, Q	Y Smith, V
N Bruce	Y Floyd, J	N Jones, S	Y Neal	Smyre
Bryant	N Fludd	N Jordan	N Oliver	E Stanley-Turner
N Buckner, D	Y Forster	Y Keen	Y O'Neal	Y Stephens
N Buckner, G	Y Franklin	Y Keown	N Orrock	Stephenson
Y Burkhalter	Y Freeman	N Kidd	Y Parham	Y Talton
Y Burmeister	N Gardner	Y Knight	Y Parrish	Y Teilhet
Y Burns	Y Geisinger	Y Knox	Y Parsons	N Thomas, A.M
Y Butler	Y Golick	Y Lakly	N Porter	N Thomas, B
Y Byrd	Y Graves, D	Y Lane, B	Y Powell	Y Tumlin
Y Carter	Y Graves, T	Y Lane, R	Y Ralston	Y Walker
Y Casas	Y Greene	Y Lewis	N Randall	Y Warren
Y Chambers	Y Hanner	Y Lindsey	Y Ray	Watson
Y Channell	Y Harbin	Y Lord	N Reece, B	Y Wilkinson
Y Cheokas	Y Hatfield	Y Loudermilk	Y Reece, S	Y Willard
Y Coan	Heard, J	Lucas	Y Reese	N Williams, A
Y Cole	Y Heard, K	Y Lunsford	Y Rice	Williams, E
Y Coleman, B	N Heckstall	Y Maddox	Y Roberts	Y Williams, R
Y Coleman, T	Y Hembree	E Mangham	Y Rogers	Y Wix
Y Cooper	N Henson	Y Manning	Y Royal	Y Yates
Y Cox	Y Hill, C	N Marin	Y Rynders	Richardson, Speaker

On the adoption of the amendment, the ayes were 123, nays 36.

The amendment was adopted.

The Committee substitute, as amended, was adopted.

The report of the Committee, which was favorable to the passage of the Bill, by substitute, was agreed to, as amended.

On the passage of the Bill, by substitute, as amended, the roll call was ordered and the vote was as follows:

Abdul-Salaam	Y Crawford	Y Hill, C.A	Y Martin	Sailor
Y Amerson	Y Cummings	N Holmes	Y Maxwell	Y Scheid
E Anderson	Y Davis	Y Holt	Y May	N Scott, A
N Ashe	Y Day	Y Horne	Y McCall	Y Scott, M

Y Barnard	N Dean	Y Houston	E McClinton	Y Setzler
E Barnes	Y Dickson	N Howard, E	Y Meadows	N Shaw
Y Bearden	N Dodson	Y Hudson	Y Millar	Y Sheldon
N Beasley-Teague	Y Dollar	N Hugley	Y Mills	Y Sims, C
N Benfield	N Drenner	N Jackson	E Mitchell	N Sims, F
Y Benton	N Dukes	N Jacobs	N Morgan	N Sinkfield
Y Black	Y Ehrhart	N James	Y Morris	Y Smith, B
N Bordeaux	Y England	N Jamieson	N Mosby	Y Smith, L
N Borders	N Epps	N Jenkins	E Mosley	Y Smith, P
Y Bridges	Y Everson	Y Jennings	Y Mumford	Y Smith, R
N Brooks	Y Fleming	Y Johnson	Y Murphy, J	Y Smith, T
Y Brown	N Floyd, H	Y Jones, J	N Murphy, Q	Y Smith, V
N Bruce	N Floyd, J	N Jones, S	Y Neal	N Smyre
N Bryant	N Fludd	N Jordan	N Oliver	E Stanley-Turner
N Buckner, D	Y Forster	Y Keen	Y O'Neal	Y Stephens
N Buckner, G	Y Franklin	Y Keown	N Orrock	N Stephenson
Y Burkhalter	Y Freeman	N Kidd	Parham	Y Talton
Y Burmeister	N Gardner	Y Knight	N Parrish	Y Teilhet
Y Burns	Y Geisinger	Y Knox	Y Parsons	N Thomas, A.M
Y Butler	Y Golick	Y Lakly	N Porter	N Thomas, B
Y Byrd	Y Graves, D	Y Lane, B	Y Powell	Y Tumlin
Y Carter	Y Graves, T	Y Lane, R	Y Ralston	Y Walker
Y Casas	Y Greene	Y Lewis	N Randall	N Warren
Y Chambers	Y Hanner	Y Lindsey	N Ray	Watson
N Channell	Y Harbin	N Lord	N Reece, B	Y Wilkinson
N Cheokas	Y Hatfield	Y Loudermilk	Y Reece, S	Y Willard
Y Coan	Heard, J	N Lucas	Y Reese	N Williams, A
Y Cole	N Heard, K	Y Lunsford	Y Rice	Williams, E
Y Coleman, B	N Heckstall	Y Maddox	Y Roberts	Y Williams, R
N Coleman, T	Y Hembree	E Mangham	Y Rogers	Y Wix
Y Cooper	N Henson	Y Manning	N Royal	Y Yates
Y Cox	Y Hill, C	N Marin	Y Rynders	Richardson, Speaker

On the passage of the Bill, by substitute, as amended, the ayes were 106, nays 60.

The Bill, having received the requisite constitutional majority, was passed, by substitute, as amended.

Representative Jenkins of the 8th stated that he inadvertently voted "nay" on the preceding roll call. He wished to be recorded as voting "aye" thereon.

By unanimous consent, HB 661 was postponed until the next legislative day.

The following Resolution of the Senate was read and adopted:

SR 845. By Senator Whitehead, Sr. of the 24th:

A RESOLUTION remembering and honoring the life of Mr. U. H. Pittman, Jr.; and for other purposes.

The following Resolutions of the House, referred to the House Rules Subcommittee on Invites, were reported by the Committee on Rules with the following recommendations:

HR 1123 Do Pass
HR 1196 Do Pass
HR 1298 Do Pass

The following Resolutions of the House, favorably reported by the Committee on Rules, were read and adopted:

HR 1123. By Representatives Reece of the 11th, Coleman of the 97th, Smith of the 13th, Cummings of the 16th and Loudermilk of the 14th:

A RESOLUTION commending Coosa High School for winning the Governor's Office of School Achievement 2005 Gold Award and inviting students, teachers, and administrators of the school to appear before the House of Representatives; and for other purposes.

HR 1196. By Representatives Rogers of the 26th, Reece of the 27th, Mills of the 25th, Benton of the 31st and Williams of the 4th:

A RESOLUTION commending the Riverside Military Academy football team for winning the GISA Class AAA state football championship and inviting its coach and members to appear before the House of Representatives; and for other purposes.

HR 1298. By Representatives Meadows of the 5th, Coleman of the 97th, Amerson of the 9th, Dickson of the 6th and Cummings of the 16th:

A RESOLUTION commending the Professional Association of Georgia Educators (PAGE) and inviting the Professional Association of Georgia Educators to appear before the House of Representatives and recognizing "PAGE Day on capitol Hill"; and for other purposes.

Representative Keen of the 179th moved that the House do now adjourn until 10:00 o'clock, tomorrow morning, and the motion prevailed.

The Speaker announced the House adjourned until 10:00 o'clock, tomorrow morning.